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PROVINCIAL SECRETARY.

T A B L E

Showing the Dates and Places of Courts of Assize, Nisi Prius, and Oyer and Terminer, and General Gaol Delivery for the Year 1894.

FALL ASSIZES.

*Nelson	Monday	10th September.
*Donald	Monday	17th September.
Clinton	Thursday	20th September.
Richfield	Monday	24th September.
Kamloops	Monday	1st October.
Vernon	Monday	8th October.
Lytton	Friday	12th October.
New Westminister	Tuesday	6th November.
Vancouver	Monday	12th November.
Victoria	Tuesday	20th November.
Nanaimo	Tuesday	27th November.

*Special Assizes adjourned from the Spring by Mr. Justice Walkem and now fixed for these dates.

PROVINCIAL SECRETARY.

PROVINCIAL SECRETARY'S OFFICE,
27th July, 1894.

HIS HONOUR the Lieutenant-Governor in Council directs that the following Rules, framed by the Judges of the County Courts of Nanaimo and New Westminster under the authority of the "County Courts Act," shall come into force from the first day of August, proximo.

By Command.

JAMES BAKER,
Provincial Secretary.

1. There shall be a vacation in the County Court of New Westminster from the 1st day of August to the 1st day of October, 1894, both days inclusive, during which vacation, subject to the further provisions hereinafter contained, no cause shall be tried.

2. Nothing in these Rules shall interfere with the issue or service of ordinary default or judgment summons or garnishee proceedings, or with proceedings for obtaining judgment on default summonses.

3. Nothing in these Rules shall interfere with any criminal proceedings.

4. During said vacation the office hours of the offices of the Court shall be in accordance with Rule 693, "Supreme Court Rules, 1890."

5. These Rules may be cited as "The County Court (New Westminster) Vacation Rules, 1894."

1. There shall be a vacation in the County Court of Vancouver from the 1st day of August to the 1st day of October, 1894, both days inclusive, during which vacation, subject to the further provisions hereinafter contained, no cause shall be tried.

2. Nothing in these Rules shall interfere with the issue or service of ordinary default or judgment summons or garnishee proceedings, or with proceedings for obtaining judgment on default summonses.

3. Nothing in these Rules shall interfere with any criminal proceedings.

4. During said vacation the office hours of the offices of the Court shall be in accordance with Rule 693, "Supreme Court Rules, 1890."

5. These Rules may be cited as "The County Court (Vancouver) Vacation Rules, 1894."

PROVINCIAL SECRETARY'S OFFICE,
10th August, 1894.

HIS HONOUR the Lieutenant-Governor in Council directs that the following Rules, framed under the authority of the "County Courts Act," shall come into force from the 13th day of August, 1894.

By Command.

JAMES BAKER,
Provincial Secretary.

1. There shall be a vacation in the County Court of Victoria from the 13th day of August to the 1st day of October, 1894, both days inclusive, during which vacation, subject to the further provisions hereinafter contained, no cause shall be tried.

2. Nothing in these Rules shall interfere with the issue or service of ordinary default or judgment summons or garnishee proceedings, or with proceedings for obtaining judgment or default summonses.

3. Nothing in these Rules shall interfere with any criminal proceedings.

4. During said vacation the office hours of the offices of the Court shall be in accordance with Rule 693, "Supreme Court Rules, 1890."

5. These Rules may be cited as "The County Court of Victoria Vacation Rules, 1894."

NOTICE.

HIS HONOUR the Lieutenant-Governor in Council, under and by virtue of the "Supreme Court Act," has been pleased to order that the Long Vacation to be observed in the Supreme Court shall commence on the 13th day of August, 1894, and end on the 13th day of October, 1894, and further that Rule 736 of the "Supreme Court Rules, 1890," in so far as it conflicts with this Order be suspended.

By Command.

JAMES BAKER,
Provincial Secretary.

Provincial Secretary's Office,
28th July, 1894.

PROVINCIAL SECRETARY.

NOTICE.

NOTICE is hereby given that the under-mentioned respective amounts will be paid as bounty for the head of every panther, wolf, or coyote killed in a settled district of the Province on the certificate of a Justice of the Peace that such animal was killed in a settlement, and that the head was produced to and destroyed by him, namely:—

For each panther, seven dollars and fifty cents (\$7.50).

For each wolf, two dollars (\$2.00).

For each coyote, one dollar (\$1.00).

By Command.

JAMES BAKER,
Provincial Secretary.

au23 22nd August, 1894.

"FIRE INSURANCE POLICY ACT, 1893."

NOTICE is hereby given that His Honour the Lieutenant-Governor in Council has further postponed the commencement of "An Act to secure Uniform Conditions in Policies of Fire Insurance," from the 1st day of April, 1894, until the 1st day of April, 1895.

JAMES BAKER,
Provincial Secretary.

Provincial Secretary's Office,
29th March, 1894.

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PROCLAMATIONS.

[L. S.] J. H. TURNER.
CANADA.

PROVINCE OF BRITISH COLUMBIA.
VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

A PROCLAMATION.

THEODORE DAVIE, / WHEREAS it is provided
Attorney-General. / by section 22 of an Act passed by the Legislature of British Columbia in the fifty-seventh year of Our Reign, intituled "An Act to provide for the appointment of Official Sealers of sawlogs and other cut timber," that the said Act shall not come into force until proclaimed by the Lieutenant-Governor in Council:

And whereas Our said Lieutenant-Governor, by and with the advice of his Executive Council, has by an Order in Council been pleased to direct that the said Act shall come into operation from the date hereof:

And whereas section 2 of the said Act decrees that it shall be lawful for the Lieutenant-Governor in Council, for the purposes of the said Act, by Order in Council, to divide the Province into districts:

And whereas Our said Lieutenant-Governor, by and with the advice of his Executive Council, has, by an Order in Council in that behalf, been pleased to divide the Province into three Districts, namely:

All that portion of the Province comprised within the Island of Vancouver to be known as District No. 1:

All that portion of the Province, excluding Vancouver Island, which is situated to the west of the Cascade Range of Mountains, to be known as District No. 2:

All that portion of the Province not included within Districts Nos. 1 and 2, to be known as District No. 3:

NOW KNOW YE, therefore, that in pursuance thereof, We do hereby proclaim the said "Official Sealers' Act, 1894," to come and be in force from the date hereof:

And the Districts thereunder to be as is hereinbefore recited.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent and the Great Seal of the said Province to be hereunto affixed: WITNESS, the Honourable JOHN HERBERT TURNER, the Deputy of Our Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this fourteenth day of August, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-eighth year of Our Reign.

By Command.

JAMES BAKER,
Provincial Secretary.

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PROCLAMATIONS.

(Cirenlar.)

[P.C. 464J]

DOWNING STREET,
8th August, 1894.

SIR,—I have the honour to transmit to you copies of Her Majesty's Proclamation of Neutrality on the occasion of the War between China and Japan, together with copy of letter from the Foreign Office embodying Rules which Her Majesty has directed to be observed on the same occasion; and I have to request that you will cause both documents to be immediately published throughout the Colony under your Government, and that you will not fail to conform to Her Majesty's Commands.

I have the honour to be,
Sir,

Your most obedient, humble Servant,

RIPON.

The Officer administering
The Government of Canada.

By the QUEEN.

A PROCLAMATION.

VICTORIA, R.

WHEREAS We are happily at peace with all Sovereigns, Powers, and States;

And whereas a state of war unhappily exists between His Majesty the Emperor of China and His Majesty the Emperor of Japan, and between their respective subjects and others inhabiting within their countries, territories, or dominions;

And whereas We are on terms of friendship and amicable intercourse with each of these States, and with their subjects and others inhabiting within their countries, territories, or dominions;

And whereas great numbers of Our loyal subjects reside and carry on commerce, and possess property and establishments, and enjoy various rights and privileges, within the territory of each of the aforesaid States, protected by the faith of Treaties between Us and each of the aforesaid States;

And whereas We, being desirous of preserving to Our subjects the blessings of peace which they now happily enjoy, are firmly purposed and determined to maintain a strict and impartial neutrality in the said state of war unhappily existing between the aforesaid States;

We therefore have thought fit, by and with the advice of Our Privy Council, to issue this Our Royal Proclamation;

And We do hereby strictly charge and command all Our loving subjects to govern themselves accordingly, and to observe a strict neutrality in and during the aforesaid war, and to abstain from violating or contravening either the Laws and Statutes of the realm in this behalf, or the Law of nations in relation thereto, as they will answer to the contrary at their peril;

And whereas in and by a certain Statute made and passed in a Session of Parliament holden in the 33rd and 34th year of Our reign, intituled "An Act to regulate the conduct of Her Majesty's subjects during the existence of Hostilities between Foreign States with which Her Majesty is at peace," it is, amongst other things, declared and enacted as follows:—

"This Act shall extend to all the dominions of Her Majesty, including the adjacent territorial waters.

"Illegal Enlistment."

"If any person, without the license of Her Majesty, being a British subject, within or without Her Majesty's dominions, accepts or agrees to accept any commission or engagement, in the military or naval service of any foreign State at war with any foreign State at peace with Her Majesty, and in this Act referred to as a friendly State, or, whether a British subject or not, within Her Majesty's dominions, induces any other person to accept or agree to accept any commission or engagement in the military or naval service of any such foreign state as aforesaid—

"He shall be guilty of an offence against this Act, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

"If any person, without the license of Her Majesty, being a British subject, quits or goes on board any ship

with a view of quitting Her Majesty's dominions, with intent to accept any commission or engagement in the military or naval service of any foreign State at war with a friendly State, or, whether a British subject or not, within Her Majesty's dominions, induces any other person to quit or to go on board any ship with a view of quitting Her Majesty's dominions with the like intent,—

"He shall be guilty of an offence against this Act, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

"If any person induces any other person to quit Her Majesty's dominions, or to embark on any ship within Her Majesty's dominions, under a misrepresentation or false representation of the service in which such person is to be engaged, with the intent or in order that such person may accept or agree to accept any commission or engagement in the military or naval service of any foreign State at war with a friendly State,—

"He shall be guilty of an offence against this Act, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

"If the master or owner of any ship without the license of Her Majesty knowingly either takes on board, or engages to take on board, or has on board such ship within Her Majesty's dominions any of the following persons, in this Act referred to as illegally enlisted persons, that is to say:—

"(1.) Any person who, being a British subject, within or without the dominions of Her Majesty, has, without the license of Her Majesty, accepted or agreed to accept any commission or engagement in the military or naval service of any foreign State at war with any friendly State:

"(2.) Any person, being a British subject who, without the license of Her Majesty, is about to quit Her Majesty's dominions with intent to accept any commission or engagement in the military or naval service of any foreign State at war with a friendly State:

"(3.) Any person who has been induced to embark under a misrepresentation or false representation of the service in which such person is to be engaged, with the intent or in order that such person may accept or agree to accept any commission or engagement in the military or naval service of any foreign State at war with a friendly State:

"Such master or owner shall be guilty of an offence against this Act, and the following consequences shall ensue, that is to say:—

"(1.) The offender shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour; and

"(2.) Such ship shall be detained until the trial and conviction, or acquittal of the master or owner, and until all penalties inflicted on the master or owner have been paid, or the master or owner has given security for the payment of such penalties to the satisfaction of two Justices of the Peace, or other Magistrate or Magistrates having the authority of two Justices of the Peace; and

"(3.) All illegally enlisted persons shall, immediately on the discovery of the offence, be taken on shore, and shall not be allowed to return to the ship.

"Illegal Shipbuilding and Illegal Expeditions."

"If any person within Her Majesty's dominions, without the license of Her Majesty, does any of the following acts, that is to say:

"(1.) Builds, or agrees to build, or causes to be built, any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign State at war with any friendly State; or

"(2.) Issues or delivers any commission for any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign State at war with any friendly State; or

"(3.) Equips any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign State at war with any friendly State; or

"(4.) Dispatches, or causes or allows to be dispatched any ship with intent or knowledge, or having reasonable cause to believe that the same shall or will be employed in the military or naval service of any foreign State at war with any friendly State:

"Such person shall be deemed to have committed an offence against this Act, and the following consequences shall ensue:—

"(1.) The offender shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

"(2.) The ship in respect of which any such offence is committed, and her equipment shall be forfeited to Her Majesty:

"Provided, that a person building, causing to be built, or equipping a ship in any of the cases aforesaid, in pursuance of a contract made before the commencement of such war as aforesaid, shall not be liable to any of the penalties imposed by this section in respect of such building or equipping, if he satisfies the conditions following, that is to say:

"(1.) If forthwith upon a Proclamation of Neutrality being issued by Her Majesty he gives notice to the Secretary of State that he is so building, causing to be built, or equipping such ship, and furnishes such particulars of the contract and of any matters relating to, or done, or to be done under the contract as may be required by the Secretary of State:

"(2.) If he gives such security, and takes and permits to be taken such other measures, if any, as the Secretary of State may prescribe for insuring that such ship shall not be dispatched, delivered, or removed without the license of Her Majesty until the determination of such war as aforesaid.

"Where any ship is built by order of or on behalf of any foreign State when at war with a friendly State, or is delivered to or to the order of such foreign State, or any person who to the knowledge of the person building is an agent of such foreign State, or is paid for by such foreign State or such agent, and is employed in the military or naval service of such foreign State, such ship shall, until the contrary is proved, be deemed to have been built with a view to being so employed, and the burden shall lie on the builder of such ship of proving that he did not know that the ship was intended to be so employed in the military or naval service of such foreign State.

"If any person within the dominions of Her Majesty, and without the license of Her Majesty,—

"By adding to the number of the guns, or by changing those on board for other guns, or by the addition of any equipment for war, increases or augments, or procures to be increased or augmented, or is knowingly concerned in increasing or augmenting the warlike force of any ship which at the time of her being within the dominions of Her Majesty was a ship in the military or naval service of any foreign State at war with any friendly State,—

"Such person shall be guilty of an offence against this Act, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

"If any person within the limits of Her Majesty's dominions, and without the license of Her Majesty—

"Prepares or fits out any naval or military expedition to proceed against the dominions of any friendly State, the following consequences shall ensue:—

"(1.) Every person engaged in such preparation or fitting out, or assisting therein, or employed in any capacity in such expedition, shall be guilty of an offence against this Act, and shall be punishable by fine and imprisonment, or either of such punishments, at the discretion of the Court before which the offender is convicted; and imprisonment, if awarded, may be either with or without hard labour.

"(2.) All ships and their equipments, and all arms and munitions of war, used in or forming part of such expedition, shall be forfeited to Her Majesty.

"Any person who aids, abets, counsels, or procures the commission of any offence against this Act shall be liable to be tried and punished as a principal offender."

And whereas by the said Act it is further provided that ships built, commissioned, equipped, or dispatched in contravention of the said Act may be condemned and forfeited by judgment of the Court of Admiralty; and that if the Secretary of State or chief executive authority is satisfied that there is a reasonable and probable cause for believing that a ship within Our

dominions has been or is being built, commissioned, or equipped contrary to the said Act, and is about to be taken beyond the limits of such dominions, or that a ship is about to be dispatched contrary to the Act, such Secretary of State, or chief executive authority, shall have power to issue a warrant authorizing the seizure and search of such ship and her detention until she has been either condemned or released by process of law: And whereas certain powers of seizure and detention are conferred by the said Act on certain local authorities:

Now, in order that none of Our subjects may unwarily render themselves liable to the penalties imposed by the said Statute, We do hereby strictly command that no person or persons whatsoever do commit any act, matter, or thing whatsoever contrary to the provisions of the said Statute, upon pain of the several penalties by the said Statute imposed and of Our high displeasure.

And We do hereby warn and admonish all our loving subjects, and all persons whatsoever entitled to Our protection, to observe towards each of the aforesaid States, their citizens, subjects, and territories, and towards all belligerents whatsoever, with whom we are at peace, the duties of neutrality; and to respect, in all and each of them, the exercise of those belligerent rights with which We and Our Royal predecessors have always claimed to exercise.

And We hereby further warn all Our loving subjects, and all persons whatsoever entitled to Our protection, that if any of them shall presume in contempt of this Our Royal Proclamation, and of Our high displeasure, to do any acts in derogation of their duty as subjects of a neutral Sovereign in a war between other States, or in violation or contravention of the law of nations in that behalf, as more especially by breaking or endeavouring to break, any blockade lawfully and actually established by or on behalf of either of the said States, or by carrying officers, soldiers, despatches, arms, ammunition, military stores or materials, or any article or articles considered and deemed to be contraband of war according to the law or modern usages of nations, for the use or service of either of the said States, that all persons so offending, together with their ships and goods, will rightfully incur and be justly liable to hostile capture, and to the penalties denounced by the law of nations in that behalf.

And We do hereby give notice that all Our subjects and persons entitled to Our protection who may misconduct themselves in the premises will do so at their peril, and of their own wrong; and that they will in nowise obtain any protection from Us against such capture, or such penalties as aforesaid, but will, on the contrary, incur Our high displeasure by such misconduct.

Given at Our Court at Osborne House, Isle of Wight, this seventh day of August, in the year of Our Lord one thousand eight hundred and ninety-four, and in the fifty-eighth year of Our reign.

God save the Queen.

FOREIGN OFFICE.

August 7th, 1894.

MY LORD,—Her Majesty being fully determined to observe the duties of neutrality during the existing state of war between the Emperor of China and the Emperor of Japan, and being moreover resolved to prevent, as far as possible, the use of Her Majesty's harbours, ports, and coasts, and the waters within Her Majesty's territorial jurisdiction, in aid of the warlike purposes of either belligerent, has commanded me to communicate to Your Lordship, for your guidance, the following rules, which are to be treated and enforced as Her Majesty's orders and directions:—

Her Majesty is pleased further to command that these rules shall be put in force in the United Kingdom, the Isle of Man, and the Channel Islands, on and after the 12th day of this month, and in Her Majesty's territories and possessions beyond the seas, six days after the day when the Governor, or other chief authority of each of such territories or possessions, respectively, shall have notified and published the same; stating in such Notification that the said rules are to be obeyed by all persons within the same territories and possessions.

1. During the continuance of the present state of war, all ships of war of either belligerent are prohibited from making use of any port or roadstead in the United Kingdom, the Isle of Man, or the Channel Islands, or in any of Her Majesty's colonies or foreign possessions or dependencies, or of any waters subject to the territorial jurisdiction of the British Crown, as

a station, or place of resort, for any warlike purpose, or for the purpose of obtaining any facilities for warlike equipment; and no ship of war of either belligerent shall hereafter be permitted to sail out of or leave any port, roadstead, or waters subject to British jurisdiction, from which any vessel of the other belligerent (whether the same shall be a ship of war or a merchant ship) shall have previously departed, until after the expiration of at least twenty-four hours from the departure of such last-mentioned vessel beyond the territorial jurisdiction of Her Majesty.

2. If any ship of war of either belligerent shall, after the time when this Order shall be first notified and put in force in the United Kingdom, the Isle of Man, and the Channel Islands, and in the several colonies and foreign possessions and dependencies of Her Majesty, respectively, enter any port, roadstead, or waters belonging to Her Majesty, either in the United Kingdom, the Isle of Man, or the Channel Islands, or in any of Her Majesty's colonies or foreign possessions or dependencies, such vessel shall be required to depart and to put to sea within twenty-four hours after her entrance into such port, roadstead, or waters, except in case of stress of weather, or of her requiring provisions or things necessary for the subsistence of her crew, or repairs; in either of which cases the authorities of the port, or of the nearest port (as the case may be), shall require her to put to sea as soon as possible after the expiration of such period of twenty-four hours, without permitting her to take in supplies beyond what may be necessary for her immediate use; and no such vessel which may have been allowed to remain within British waters for the purpose of repair shall continue in any such port, roadstead, or waters, for a longer period than twenty-four hours after her necessary repairs shall have been completed. Provided, nevertheless, that in all cases in which there shall be any vessel (whether ships of war or merchant ships) of the said belligerent parties in the same port, roadstead, or waters within the territorial jurisdiction of Her Majesty, there shall be an interval of not less than twenty-four hours between the departure therefrom of any such vessel (whether ship of war or merchant ship) of the one belligerent, and the subsequent departure therefrom of any ship of war of the other belligerent; and the time hereby limited for the departure of such ships of war respectively shall always, in case of necessity, be extended so far as may be requisite for giving effect to this proviso, but no further or otherwise.

3. No ship of war of either belligerent shall hereafter be permitted, while in any port, roadstead, or waters subject to the territorial jurisdiction of Her Majesty, to take in any supplies, except provisions and such other things as may be requisite for the subsistence of her crew, and except so much coal only as may be sufficient to carry such vessel to the nearest port of her own country, or to some nearer destination, and no coal shall again be supplied to any such ship of war in the same or any other port, roadstead, or waters subject to the territorial jurisdiction of Her Majesty, without special permission, until after the expiration of three months from the time when such coal may have been last supplied to her within British waters as aforesaid.

4. Armed ships of either party are interdicted from carrying prizes made by them into the ports, harbours, roadsteads, or waters of the United Kingdom, the Isle of Man, the Channel Islands, or any of Her Majesty's colonies or possessions abroad.

I have, &c.,

KIMBERLEY.

EDUCATION.

EDUCATION OFFICE,
Victoria, September 12th, 1894.

WHEREAS the Council of Public Instruction is empowered, under the "Public School Act," to create School Districts in addition to those already existing, and to define the boundaries thereof, and from time to time to alter the boundaries of existing Districts; it is hereby notified that the Council has been pleased to create the tract of land included within the under-mentioned boundaries a School District, under the title of "Oak Bay School District."

Commencing at the point at which the eastern limit of Victoria City touches Foul Bay; thence following the City boundary lines to the north-west corner of Section 26, Victoria District; thence easterly following section lines to the north-west corner of Section 2;

thence southerly to the south-west corner of said section; thence following the shore line southerly and westerly to the point of commencement.

Also, that the Council has been pleased to alter and re-define the boundaries of "Cadboro Bay School District," as follows:—

Commencing at the north-east corner of section 45, Victoria District; thence south-westerly along the eastern boundary of said section to the south-west corner of Section 44; thence in a direct line to the north-east corner of Section 38; thence in a southerly direction, in a direct line, to the south-west corner of Section 27; thence easterly following the section lines to the north-west corner of Section 2; thence southerly to the south-west corner of said section; thence northerly, following the sea-shore, to the point of commencement.

Also, that the Council has been pleased to alter and re-define the boundaries of "Langley Prairie School District," as follows:—

Commencing at the south-west corner of Section 3, Township 8, Westminster District; thence due east to the north-east corner of Section 35, Township 7; thence true north two and a half miles; thence west to the middle point of the western boundary line of Section 15; thence in a direct line south to the point of commencement.

Also, that the Council has been pleased to alter and re-define the boundaries of "Prairie School District," as follows:—

Commencing at the middle point of the eastern boundary line of Section 21, Township 11, Westminster District; thence true west five miles to the middle point of the eastern boundary line of Section 22, Township 8; thence due south one mile; thence east to the middle point of the eastern boundary line of Section 14; thence south two and a half miles to the north-east corner of Section 35, Township 7; thence east one and a half miles; thence north to the centre of Section 6, Township 11; thence directly east to the middle point of the eastern boundary line of Section 4; thence due north to the point of commencement.

S. D. POPE,
sel3 Secretary, Council of Public Instruction.

ORDERS IN COUNCIL.

GOVERNMENT HOUSE, VICTORIA.

Tuesday, the 14th day of August, 1894.

PRESENT:

HIS HONOUR THE LIEUTENANT-GOVERNOR
IN COUNCIL.

ON A MEMORANDUM from the Honourable the Chief Commissioner of Lands and Works, dated 2nd August, 1894, recommending that the provisions of the "Official Sealers' Act, 1894," be put into force, and that a proclamation to that effect be published in the British Columbia Gazette as required by the Act.

The Minister also recommends that for the purposes of this Act the Province be divided into three districts, as follows, viz.:—

DISTRICT NO. 1.

All that portion of the Province comprised within the Island of Vancouver, for which there shall be appointed one Official Sealer.

DISTRICT NO. 2.

All that portion of the Province except Vancouver Island which lies to the west of the Cascade Range of Mountains, for which there shall be appointed two Official Sealers.

DISTRICT NO. 3.

All that portion of the Province not included in Districts 1 and 2, for which there shall be appointed one Official Sealer.

The Minister further recommends that the following named gentlemen be appointed a Board of Examiners to examine and test the ability and knowledge of all applicants desiring to be appointed Official Sealers, and that their remuneration be five dollars per day while actually employed as such Examiners, viz.:—R. H. H. Alexander, W. H. Chase, Wm. McPherson.

THEODORE DAVIE,
an23 Clerk, Executive Council.

ORDER IN COUNCIL.

GOVERNMENT HOUSE, VICTORIA,
Friday, the 17th day of August, 1894.

PRESENT:

HIS HONOUR THE LIEUTENANT-GOVERNOR
IN COUNCIL.

HIS HONOUR the Lieutenant-Governor, under the provisions of chapter 31 of the Consolidated Statutes of British Columbia, intituled the "Supreme Court Act," and by and with the advice of his Executive Council, is pleased to order, and it is hereby ordered, that Rule 736 (e) of the "Supreme Court Rules, 1890," be amended by inserting the word "Vancouver" between the words "Westminster" and "or," in the third line of the said Rule.

THEODORE DAVIE,
au23 *Clerk of the Executive Council.*

LANDS AND WORKS.

HIGHWAY—OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the following highway, 66 feet in width, is hereby established, viz.:—

Commencing at the north-east corner of Section 4 and north-west corner of Section 3, Township 26, and running on an angle across the corner of Section 9, of aforesaid Township, and coming out on the line between Sections 8 and 9, Township 26; thence running in a north-westerly direction through Thomas Swordy's pre-emption, crossing Mission Creek, to the line between Blocks 131 and 132; thence following the line west and tapping the public road near Mission Store.

F. G. VERNON,
Chief Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 16th July, 1894. jy19

NEW WESTMINSTER DISTRICT.

NOTICE is hereby given that the under-mentioned tract of land, situated in New Westminster District, has been surveyed, and that a plan of the same can be seen at the Lands and Works Department, Victoria, and at the office of C. Warwick, Esq., Assistant Commissioner of Lands and Works, New Westminster:—

Lot 1,631.—William Simpson, Pre-emption Record No. 1,447, dated 22nd December, 1892.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 19th July, 1894. jy19

NOTICE.

NOTICE is hereby given that an allotment of the small holdings in Lake District has been made as follows:—

Description.	Name.	Address.
N. $\frac{1}{2}$ Lot 1, Sec. 42	Henry C. Watts ...	Harriett & Burnside Rd
S. $\frac{1}{2}$ " 1, " 42	W. H. Smith, Sr ...	11 Oscar St., Victoria.
N. $\frac{1}{2}$ " 2, " 42	John Lovell Smith ..	146 Chatham St., "
S. $\frac{1}{2}$ " 2, " 42	Wm. D. Auckland ..	Royal Oak, Lake Dist.
" 3, " 42	Robert Pinkerton...	181 Fort St. Victoria.
" 4, " 42	William Ross ...	52 John St., "
" 5, " 42	William John Rant..	Colwood, Victoria, B.C.
" 6, " 42	John Best.....	Victoria.
" 7, " 42	G. A. C. Stoddart..	Harriett Road, Victoria
" 8, " 42	R. C. Cridge.....	Victoria [Vic. Dist.]
" 9, " 42	W. S. Stoddart	Harriett Rd. Burnside
" 10, " 42	Henry Callow	Belton Av., Vic. West

Persons to whom allotments have been made are requested to call at the office of the undersigned and sign their leases.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 17th August, 1894. au23

LANDS AND WORKS.

CANCELLATION OF RESERVE—KAMLOOPS DISTRICT.

NOTICE is hereby given that the reservation which was placed upon Crown lands situated within Sections 32, 33 and 34, Township 99, and within Sections 3, 4, 9 and 10, Township 100, Kamloops Division of Yale District, notice whereof was published in the British Columbia Gazette, and dated 10th April, 1889, has been cancelled, and that the said lands will be open to pre-emption three months from the date of this notice.

F. G. VERNON,
Chief Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 8th August, 1894. au9

NOTICE.

NOTICE is hereby given that an allotment of the small holdings in Burnaby Municipality has been made as follows:—

Description.	Name.	Address.
Bk. 1, Lot 36 ...	Chas. W. Riley	Vancouver
" 2, " 36	Henry Lee	Vancouver
" 3, " 36 & 49	Annie Bennett	114 Alexander St., Van.
" 4, " 36 & 49	Philip Oben	Vancouver
" 5, " 36 & 49	Joseph H. Bowman ..	Vancouver P. O.
" 6, " 36 & 49	John J. Wilbers ..	835 Howe St., Vancouver
" 7, " 36 & 49	Wm. G. Alcock	Vancouver
" 8, " 36 & 49	John Tapley	Vancouver
" 9, " 49	William J. Battison ..	Vancouver
" 10, " 49	John Connan	Vancouver
" 11, " 49	Edward Smith	Mount Pleasant P. O.
" 12, " 49	William Major	1235 Homer St., Van.
" 13, " 49	James D. Fraser ..	Vancouver
" 14, " 49	Alexander McDonald ..	Mt. Pleasant P. O. Van.
" 2, " 153	Chas. R. Freedham ..	1244 Seymour St., Van.
" 3, " 153	Henry Plester	New Westminster
" 4, " 153	John G. Keefer	Mount Pleasant, Van.
" 5, " 153	Samuel Withrow ..	Vancouver
" 6, " 153	Chas. H. Nye	943 Westminster av., V.
" 7, " 151	Alexander G. Cook ..	South Van., Mt. Peas'nt
" 8, " 151	William Frodsham ..	Mount Pleasant P.O.
" 9, " 151 & 153	Marshal Bailey	Box 32 New Westminst'r
" 11, " 151 & 153	John M. Walton ..	60 Lansdowne St., Van.
" 12, " 153	Thomas Broeklebank ..	New Westminster P. O.
" 13, " 153	William Bailey	P.O. Box 659, Van.
" 14, " 153	Duncan W. Campbell ..	1213 Hornby St., Van.
" 15, " 153	Angus McDonald ..	Box 39, Vancouver
" 16, " 153	Arthur D. Nye ..	943 Westminster av. V.
" 17, " 153	R. Hoffmeister	Box 653, Vancouver
" 19, " 153	Samuel Canavan ..	P.O. Box 588, Van.
" 20, " 153	Thomas M. Quigley ..	Vancouver
" 21, " 152 & 153	James Hatch	13th av. Mt. Ples'nt, V.
" 22, " 152 & 153	James W. Lancaster ..	P.O. Vancouver
" 23, " 152 & 153	John Robert Gray ..	Vancouver
" 24, " 152	John Pentelow	Dougal Block, Van.
" 25, " 152	George Adams	Keefer St., Vancouver
" 28, " 152	J. G. Mortimer	Vancouver
" 29, " 152	Samuel Achurch ..	Vancouver
" 30, " 152	Geo. W. Westbrook ..	Vancouver
" 31, " 152	John Proon	Carrall St., Van., care of
" 32, " 152	W. E. G. Westbrook ..	Van. [W. Tempelton
" 33, " 151	Douglas C Patterson ..	304 Oppenheimer St., V.
" 36, " 151 & 153	Andrew Russell	728 Seymour St., Van.
" 37, " 151 & 153	Wm. T. Woodcau ..	Vancouver
" 38, " 151 & 153	F. A. Montgomery ..	Vancouver
" 40, " 153	Harold A. Amy	Vancouver
" 41, " 153	James A. Mackay ..	Vancouver
" 44, " 153	T. B. Downing	Vancouver
" 45, " 153	J. E. Halton	Nanaimo.

Persons to whom allotments have been made are requested to call at the office of A. E. Beck, Registrar of the Court at Vancouver, and sign their leases.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 17th August, 1894. au23

WEST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situate in West Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of N. Fitzstubbs, Esq., Assistant Commissioner of Lands and Works, Nelson:—

Lot 562, Group 1.—"Alpha" Mineral Claim.

Lot 563, Group 1.—"Surprise" Mineral Claim.

Lot 564, Group 1.—"Standard" Mineral Claim.

W. S. GORE,
Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 23rd August, 1894. au23

LANDS AND WORKS.

OTTER DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Otter District, have been surveyed, and that plans of the same can be seen at the Department of Lands and Works, Victoria:—

- Lot 27.—William Campbell, Pre-emption Record No. 1,156, dated 17th May, 1894.
- Lot 28.—Richard Kemp.
- Lot 29.—George Mann, Pre-emption Record No. 511, dated 6th October, 1891.
- Lot 30.—Frederick H. Fletcher, Pre-emption Record No. 1,110, dated 31st January, 1894.
- Lot 31.—Edward C. Shields, Pre-emption Record No. 1,587, dated 15th December, 1883.
- Lot 32.—Denis Murphy, Pre-emption Record No. 1,140, dated 9th April, 1894.
- Lot 33.
- Lot 34.—John F. Charters, Pre-emption Record No. 1,585, dated 23rd November, 1883.
- Lot 35.—Addine Fitzsimmons, Pre-emption Record No. 1,038, dated 29th September, 1893.
- Lot 36.
- Lot 37.—Arthur N. Floyer, Pre-emption Record No. 734, dated 2nd September, 1892.
- Lot 38.—John Campbell, Pre-emption Record No. 810, dated 15th November, 1892.
- Lot 39.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

*Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 19th July, 1894.*

jy19

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon:

- S. $\frac{1}{2}$ of S. $\frac{1}{2}$ of Sec. 29 and N. $\frac{1}{2}$ of N. $\frac{1}{2}$ of Sec. 20, Township 5.
- S. $\frac{1}{2}$ of N.E. $\frac{1}{4}$ and N. $\frac{1}{2}$ of S.E. $\frac{1}{4}$ of Sec. 19, and N. $\frac{1}{2}$ of S.W. $\frac{1}{4}$ and S. $\frac{1}{2}$ of N.W. $\frac{1}{4}$ of Sec. 20, Township 5.—Edgar C. Simmons, Pre-emption Record No. 1,597, dated 21st September, 1893.
- S.W. $\frac{1}{4}$ See. 32 and N. part of S.E. $\frac{1}{4}$ of Sec. 31, Township 29.—Colin S. Smith, Pre-emption Record No. 1,811, dated 11th June, 1894.
- N.E. $\frac{1}{4}$ See. 31 and N.W. $\frac{1}{4}$ See. 32, Township 29.—F. W. Ellis and E. M. Carruthers, Pre-emption Record No. 1,445, dated 6th March, 1893.
- Lot 583.—“Snowden” Mineral Claim.
- Lot 584.—“Last Chanee” Mineral Claim.
- Lot 586.—Richard G. Sidley, Pre-emption Record No. 1,503, dated 27th May, 1893.
- Lot 587.—Thomas Ellis.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

*Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 16th August, 1894.*

au16

EAST KOOTENAY DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in East Kootenay District, have been surveyed, and that plans of the same can be seen at the Lands and Works Department, Victoria, and at the office of A. P. Cummins, Esq., Assistant Commissioner of Lands and Works, Donald:

- Lot 756.—“Lakeshore” Mineral Claim.
- Lot 757.—William Baillie, Pre-emption Record No. 251, dated 31st July, 1893.

Persons having adverse claims to the above-mentioned pre-emption must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

*Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 16th August, 1894.*

au16

LANDS AND WORKS.

NOTICE.

NOTICE is hereby given, in pursuance of the provisions of the “Official Sealers’ Act, 1894,” that an examination of candidates for the position of Official Sealers will be held at the office of the Provincial Timber Inspector, at Vancouver, on Tuesday, 18th September next.

All persons intending to present themselves for examination shall, on or before the 10th day of September next, give notice in writing to the undersigned of such intention, and their post-office address.

F. G. VERNON,

*Chief Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 22nd August, 1894.*

au23

PUBLIC HIGHWAY—OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the following highway, 66 feet in width, is hereby established, viz.:—

Commencing at the point where the road from Vernon to O’Keefe’s crosses the quarter section line which forms the south boundary of the north-west quarter of Section 3, Township 8, Osoyoos District; thence in a northerly direction following the centre line of the newly graded road through the north-west quarter of Section 3 and the south-west quarter of Section 10, Township 8, in the said district, to the quarter section line through the centre of Section 10, and having a width of 33 feet on each side thereof.

F. G. VERNON,

*Chief Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 2nd August, 1894.*

au9

OSOYOOS DIVISION OF YALE DISTRICT.

NOTICE is hereby given that the under-mentioned tracts of land, situated in Osoyoos Division of Yale District, have been surveyed, and that plans of the same can be seen at the Department of Lands and Works, Victoria, and at the office of L. Norris, Esq., Assistant Commissioner of Lands and Works, Vernon:

- W. $\frac{1}{2}$ See. 25, Township 35.—Joseph H. Carefoot, Pre-emption Record No. 635, dated 19th June, 1888.
- S.W. $\frac{1}{4}$ See. 6, Township 7.—William Gillis, Pre-emption Record No. 1,379, dated 13th October, 1892.
- N.W. $\frac{1}{4}$ See. 6 and S.W. $\frac{1}{4}$ See. 7, Township 7.—Wm. Murphy and Allen Mansen, Pre-emption Record No. 1,314, dated 19th July, 1892.

Persons having adverse claims to any of the above-mentioned pre-emptions must furnish a statement of the same to the Commissioner within 60 days from the date of this notice.

W. S. GORE,

*Deputy Commissioner of Lands & Works.
Lands and Works Department,
Victoria, B.C., 19th July, 1894.*

jy19

CERTIFICATES OF INCORPORATION

MEMORANDUM OF ASSOCIATION

—OF—

“The British Columbia Logging Company, Limited Liability.”

WE, the undersigned, John Henderson Taylor, Jonathan Crook and Elmer Evans, all of the City of Vancouver, in the Province of British Columbia, desire to form a company under the “Companies’ Act, 1890,” and amending Acts.

1. The corporate name of the company shall be the “British Columbia Logging Company, Limited Liability.”

2. The objects for which the company is formed are as follows:—

(a.) To do a general contracting, logging, trading, towing and shipping business.

(b.) To purchase, lease, or otherwise acquire timber, timber lands, timber leases, timber or logging licenses, rights, ways, water-ways, charters, lands and buildings, and to manufacture, buy, sell, and transport logs, square

timber, spars, railway ties, piles, poles, shingle bolts, cordwood, and all products of the forest.

(c.) To acquire by purchase, lease or otherwise, all such lands, buildings, horses, cattle, engines, cars, trucks, rails, ropes, chains, and all necessary plant for the manufacture and conveying of the company's products.

(d.) To acquire, construct and maintain roads, bridges, flumes, shutes, water-ways, railways, tramway, wharves and docks; and to construct dams, ditches, and improve rivers, streams, and lakes, and to divert the whole or part of the water in such streams and rivers for the purpose of floating or conveying timber, logs and other products of the forest, and for the purpose of utilizing the same as a motive power for manufacturing, hauling and other purposes.

(e.) To purchase, build, charter and equip, or otherwise acquire steam and sailing vessels, tugs, barges, scows, or other craft for the purposes of towing, transportation and carrying passengers, merchandise and freight.

(f.) To establish, operate and maintain stores, trading posts and supply stations for the purposes of the company, and for the purpose of trading, bartering for and dealing in logs, timber and other products of the forest, farm produce, implements, fish, oils, skins, furs, and all other products of the water and of the hunt or chase, and to carry on a general traders business.

(g.) To carry on any other businesses which may seem to the company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of, or render profitable, any of the company's property or rights.

(h.) Generally to purchase, take on lease in exchange, hire or otherwise acquire any real or personal property, and any rights or privileges which the company may think necessary or convenient, for the purpose of its business.

(i.) To make, draw, accept, indorse, discount, execute or issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments.

(j.) Generally to do all such things as may be necessary or conducive to the attainment of the above objects or any of them, with power to borrow money, and to sell, lease, mortgage, assign or dispose of the company's property or undertaking, or any part or parts thereof or any interest therein, in any such manner as the company shall think fit.

(k.) To remunerate any person or persons for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of the company.

3. The capital stock of the company shall be \$50,000, divided into 1,000 shares of \$50.00 each.

4. The time of the existence of the company shall be fifty years.

5. The number of trustees who shall manage the affairs of the company for the first three months, or until their successors are elected, shall be three, viz.:— John Henderson Taylor, Jonathan Crook and Elmer Evans, all of the City of Vancouver, in the Province of British Columbia.

6. The principal place of business shall be at the City of Vancouver, in the Province of British Columbia.

In testimony whereof we, the undersigned, have made, signed and acknowledged these presents, in duplicate, at the City of Vancouver, on the fourth day of September, A.D. 1894.

Made, signed and ac- JOHN H. TAYLOR,
knowledged, in the pre- J. CROOK,
sence of J. W. WEART. ELMER EVANS.

I hereby certify that John Henderson Taylor, Jonathan Crook and Elmer Evans, personally known to me, made and signed the above Memorandum of Association before me, and acknowledged to me that they are the parties mentioned in the same as the makers thereof, that they know the contents thereof and that they executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office at Vancouver, this fourth day of September, A.D. 1894.

[L.S.] J. H. SENKLER,

A Notary Public in and for the Province of B. C.

Filed (in duplicate) the 6th day of September, 1894.

S. Y. WOOTTON,

Registrar of Joint Stock Companies.

CERTIFICATES OF INCORPORATION.

No. 137.

CERTIFICATE OF THE REGISTRATION OF A FOREIGN COMPANY.

"COMPANIES' ACT, PART IV."

"The Columbia Mining Company (Foreign)"

Registered the 6th day of September, 1894.

I HEREBY CERTIFY that I have this day registered the "Columbia Mining Company, (Foreign)," under the "Companies' Act Part IV., Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The head office of the said company is situated at the City of Seattle, County of King and State of Washington, U.S.A.

The objects for which the company is established are:—To carry on the business of mining in all its stages, and in all its branches; to acquire, in a lawful way, mines, mining property, mining claims, prospects, ores, mills, smelters, and other reduction works, mill-sites, real estate, tools, machinery, materials, and appliances necessary, useful or convenient in and about the said business, and to operate and maintain the same; to lease, sell, mortgage, or otherwise, in a lawful manner, encumber the property, real, personal or mixed; to construct, own, operate, buy, sell, mortgage or encumber, smelters, mills, saw-mills, railways, tramways, bridges, dams, reservoirs, ditches, pipes, aqueducts, roads, and to buy, lease, sell, construct and operate houses, stores, sheds, and wharves, and to buy, sell, construct, lease, operate or encumber boats, barges, or steam vessels, of any kind or description; also, to buy, mortgage, lease, sell, or in any way transfer or encumber real estate, or to plat the same for town or village sites, and to divide the same into lots, blocks, and tracts for sale, and generally do any and all things of every kind and nature necessary or convenient for the promotion of the objects of this Company.

The capital stock of the said Company is one million dollars, divided into ten thousand shares of one hundred dollars each.

Given under my hand and seal of office, at Victoria, Province of British Columbia, this sixth day of September, one thousand eight hundred and ninety-four.

S. Y. WOOTTON,
[L.S.] *Registrar of Joint Stock Companies.*

IN THE MATTER OF THE "BENEVOLENT SOCIETIES' ACT, 1891."

WE, THE UNDERSIGNED, Edward Amasa Baker, Harold Morton Henderson and George William Rowland, all of the City of Vancouver, in the Province of British Columbia, do declare as follows:—

1. We desire to incorporate a Society under the provisions of the "Benevolent Societies' Act, 1891," to be called "Pacific Lodge, No. 26, I. O. O. F."

2. The purposes for which the Society is formed are:

(a.) To promote and forward the interests, objects and principles of the Independent Order of Odd Fellows:

(b.) To make provision by means of contributions, subscriptions, donations or otherwise, against sickness, unavoidable misfortune or death, and for relieving the widows and orphan children of members deceased:

(c.) For purposes of social intercourse, material helpfulness, mental and moral improvement and rational recreation:

(d.) For improvement and development of the mental, social and physical condition of young men and young women:

(e.) For the investigation of science and the promotion of knowledge:

(f.) For promoting the cause of temperance and moral reform:

(g.) For establishing and maintaining refuge homes for women and children:

(h.) To invest the funds of the Society in the name of the Society on the security of mortgage of real estate, governmental, civic or municipal debentures:

(i.) To take over and acquire all real or personal property now held or possessed by any person or persons in trust for the Society, and to sell or dispose of the same, and to acquire other real or personal property, as the Society may from time to time think fit.

3. The first trustees or managing officers shall be the said Edward Amasa Baker, Harold Morton Henderson and George William Rowland, who shall manage the affairs of the Society until the last Monday in June, A.D. 1895, and who shall hold office for the period of three years, two years, and one year respectively, from the last Monday in June, 1894.

4. The successors of the said trustees or managing officers shall be appointed as follows:—On the last Monday in June, 1895, or at the last meeting of the Society before that date on that and in each succeeding year, the Society shall, by ballot, elect one trustee or managing officer for the term of three years in the place of the trustee whose term of office then expires. Vacancies occurring at any time may be filled at any regular meeting for the balance of the unexpired term.

5. No member of the said Society shall, in his own individual capacity, be liable for any debts or liabilities of the said Society.

In testimony whereof we have signed this declaration, in duplicate, this 18th day of August, A.D. 1894.

Signed in the presence of } EDWARD A. BAKER.
[L.S.] R. W. HARRIS, } HAROLD M. HENDERSON.
Notary Public for } GEORGE WM. ROWLAND.
British Columbia.

I hereby certify that the within declaration appears to me to be in conformity with the "Benevolent Societies' Act, 1891."

[L.S.] S. Y. WOOTTON,
Deputy Registrar-General.

Filed (in duplicate) the 23rd day of August, 1894.
S. Y. WOOTTON,
Deputy Registrar-General.

No. 134.
CERTIFICATE OF THE REGISTRATION OF A
FOREIGN COMPANY.

"COMPANIES' ACT," PART IV.

*The Kootenay Mining and Smelting Company
(Foreign).*

Registered the 6th day of August, 1894.

I HEREBY CERTIFY that I have this day registered "The Kootenay Mining and Smelting Company" (Foreign), under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The head office of the said Company is situated at Jersey City, in the County of Hudson, State of New Jersey, U. S. A., and out of said State, at Pilot Bay, in British Columbia.

The objects for which the Company is established are to purchase, hold, mortgage, lease, sell, dispose of and operate the mines and mining properties, comprising one hundred acres, more or less, on the Hendryx Peninsula, Kootenay Lake, British Columbia, and to purchase, hold, mortgage, lease, sell or otherwise dispose of or operate the smelting plant situated at Pilot Bay, in British Columbia, and also the site of the smelter at said Pilot Bay, consisting of one hundred and ten acres of land, and also an interest in the Townsite of the said Pilot Bay, and to carry on the business of mining, milling, smelting, concentrating, reduction and refining of gold, copper, silver, lead and other ores and minerals in all its branches in the Kootenay Mining District, in British Columbia, and other Mining Districts in British Columbia and the United States of America, and to own, buy, sell and deal in gold, silver, copper, lead and other ores and minerals, bullion and refined metals, to purchase, own, improve, mortgage, lease, sell and work and operate mines, mining claims, mining property and mining lands, and to carry on the business of the transportation of goods, merchandise and passengers upon land and water, and the building of houses, vessels, wharves and docks, the damming of rivers and streams, including the storage, transportation and sale of water and water-power and privileges, and all things necessary or convenient to the carrying on of the said business.

The capital stock of the said Company is two million three hundred thousand dollars, divided into twenty-three thousand shares of one hundred dollars each.

Given under my hand and seal of office, at Victoria, Province of British Columbia, this sixth day of August, one thousand eight hundred and ninety-four.

[L.S.] S. Y. WOOTTON,
Registrar of Joint Stock Companies.

CERTIFICATES OF INCORPORATION.

WE, THE UNDERSIGNED, Wilford A. Shaham, of New Whatcom, in the State of Washington, in the United States of America; John Ernest William Macfarlane, of the City of Vancouver, in the Province of British Columbia, and Joseph Wellington Campion, of the same place, desire to form a Company under the "Companies' Act, 1890," and annexed Acts.

1. The corporate name of the Company is "The British Columbia Gold Dredging Company, Limited Liability."

2. The objects for which the Company is formed are:—

(a.) To take over and acquire mining leases of all kinds in the Province of British Columbia, and to acquire all the rights and interest of all parties interested in any of such leases, or in the mining claims covered thereby, and to apply for and obtain other mining leases:

(b.) To carry on the business of dredging, hydraulicing or other process or processes of mining; to purchase, own and construct dredges, steamers, ditches, flumes or other systems of water-ways; to purchase, own, operate, lease and sell or lease mines, minerals and water or waterways; to acquire and hold water leases and water rights from the Government or any person, persons or body corporate; to build, own and operate dredges, steamers, mills and machines, or any processes for raising gold from river beds, or for the reduction of ores, and to sell the same;

(c.) To acquire by purchase, development, lease, discovery, location and otherwise, mines and mining interests, and mining property of any and every desirable character throughout the Province of British Columbia; also to engage in the general business of buying and selling, finding, staking, mortgaging, exploring, equipping, and operating mines, constructing, operating, leasing, buying, and selling mills, concentrators, and other mining, milling, and ore-working and transportation machinery, equipments, adjuncts, and appliances; also to buy, sell, ship, and generally deal in ores and other mine products, and also to trade in the stocks, bonds, mortgages, and other securities of other mining or ore-working companies and corporations; also to acquire, improve, mortgage, sell, and generally deal in lands necessary or advantageous to the said Company.

(d.) To take and otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or to carry on any business capable of being conducted so as to directly or indirectly benefit this Company.

(e.) To purchase mining claims of any and every description, and to pay for the same either in money or by allotment of shares in this Company, and for the payment of any moneys due for salaries or otherwise by the allotment of shares in this Company.

(f.) To procure the Company to be registered or recognized in any foreign country or place.

(g.) To amalgamate with any other company having objects altogether or in part similar to those of this Company.

(h.) To distribute any of the property of the Company among the members in specie.

(i.) And to do all such other things as are incidental to the attainment of the objects or any of them.

3. The amount of the capital stock of the Company is \$1,500,000.00, divided into 150,000 shares of \$10 each.

4. The time for the existence of the Company is fifty years.

5. Three trustees, namely, the said Wilford A. Shaham, John Ernest William Macfarlane, and Joseph Wellington Campion, shall manage the affairs of the Company for the first three months.

6. The principal place of business of the Company shall be in the City of Vancouver, in the Province of British Columbia.

In testimony whereof the parties hereto have made, signed, and acknowledged these presents in duplicate at the City of Vancouver, in the Province of British Columbia, this twenty-fourth day of August, A.D. 1894.

Made, signed, and acknowledged in the presence of } WILFORD A. SHAHAM.
[L.S.] R. W. HARRIS, } J. E. MACFARLANE.
Notary Public. } J. W. CAMPION.

Filed (in duplicate) the 29th day of August, 1894.
S. Y. WOOTTON,
Registrar of Joint Stock Companies.

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CERTIFICATES OF INCORPORATION.

THE "COMPANIES' ACT, 1890."

MEMORANDUM OF ASSOCIATION.

The Quesnelle River Hydraulic Gold Mining Company, Limited Liability.

1. The corporate name of the Company shall be the "Quesnelle River Hydraulic Gold Mining Company, Limited Liability."

2. The objects for which the Company is formed are :—

(a.) To take over, acquire and hold mining leases of lands or claims on Quesnelle River, in the Province of British Columbia, now held by James Barnet McLaren, of the City of New Westminster, and F. S. Reynolds, of Quesnelle, in the said Province :

(b.) To search for, prospect and explore for mines, metal and minerals; to acquire by purchase, development, lease, discovery, location or otherwise, mines, mining interests and mining property throughout the Province of British Columbia, and to pay for such mines, mining interests and mining property, either in money or by allotment of shares in this Company :

(c.) To dig for, get, buy or otherwise acquire by any lawful means all ores, metals and minerals whatsoever; to buy, sell, ship, transport and deal in ores and other mine products, and generally to carry on the business of hydraulic or other process or processes of mining :

(d.) To equip and operate mines, and to acquire, construct, lease and operate mills and mining, milling, ore-working and transportation, machinery, equipments and appliances for the reduction of ores, factories and buildings of every kind and description necessary or advantageous to the business of the Company :

(e.) To use steam, water, electricity or any other power that may be utilized for the purpose of the Company, and to acquire water privileges and rights, dig ditches and canals, build flumes and aqueducts, and convey water from one place to another as the business of the Company may require :

(f.) To acquire in any lawful manner lands, tenements and hereditaments of whatsoever tenure, goods, wares and merchandise, timber, lumber and timber lands, leases and rights, and to build, purchase or lease electric tramways or electric lighting apparatus :

(g.) To make, draw, endorse, accept, execute, issue, transfer and assign promissory notes, bills of exchange, bonds, debentures, mortgages and other securities, and to borrow or raise money by issue of or upon mortgages, bonds, debentures, preference shares or other obligations of the Company, and to mortgage or pledge all or any part of the Company's property, income or uncalled capital for the purpose of securing such mortgages, bonds, debentures, preference shares or other obligations :

(h.) To take and otherwise acquire and hold shares in any other company having objects altogether or in any part similar to those of this Company, or carrying on business capable of being conducted so as to directly or indirectly benefit this Company, and to amalgamate, enter into partnership, or into any arrangement for sharing profits with any other company, or person or persons, carrying on, or about to carry on, business similar altogether or in part to that of this Company :

(i.) To enter into any arrangement with any government or authority, legislative, municipal, local or otherwise, that may seem conducive to the Company's objects, or any of them, and to obtain from such government or authority any subsidy, bonus, grant, rights, privileges and concessions which the Company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions :

(j.) To promote any other company for the purpose of acquiring all or any part of the property, rights and liabilities of this Company, or for any other purpose which may seem directly or indirectly calculated to benefit this Company :

(k.) To remunerate any person or company for services in placing, or assisting, or guaranteeing the placing of any of the shares of the Company's capital or any debentures or other securities of the Company, or in or about the promotion of the Company or the conduct of its business :

(l.) To sell, convey, assign and transfer all or any of the lands, tenements, hereditaments, goods, chattels, effects, property, and any part or portion of any interest or share in any part or portion of the lands,

tenements, hereditaments, goods, chattels, effects and property of the Company for any consideration whatsoever, including the bonds, debentures, shares or securities of any other company or corporation :

(m.) To do all such things as are incidental or conducive to the attainment of the above objects, either alone or in conjunction with others, and either by itself or through any person or company acting as agent, trustee, contractor, or otherwise, and to pay and discharge any of the obligations of the Company in fully paid up shares in the Company or otherwise.

3. The liability of the members is limited.

4. The amount of the capital stock of the Company shall be \$600,000, divided into 6,000 shares of \$100 each.

5. The time of the existence of the Company shall be fifty years.

6. The number of trustees shall be three, and the names of the trustees who shall manage the affairs of the Company for the first three months of its corporate existence are James Barnet McLaren, of the City of New Westminster, and F. S. Reynolds and W. C. Fry, both of Quesnelle, B. C.

7. The principal place of business shall be the City of New Westminster, in the Province of British Columbia.

Made, signed and acknowledged (in duplicate) by the above-named James Barnet McLaren, at the City of New Westminster, B. C., the 30th day of July, 1894, before me. In testimony whereof I have on the said day hereunto set my hand and seal of office.

[L.S.] T. J. TRAPP,
Notary Public, B.C.

Made, signed and acknowledged (in duplicate) by the above-named F. S. Reynolds and W. C. Fry, at Quesnellemouth, in the Province of British Columbia, the 6th day of August, 1894, before me. In testimony whereof I have on the said day hereunto set my hand.

A. BARLOW,
J. P.

J. BARNET MACLAREN.

F. S. REYNOLDS.
W. C. FRY.

Filed (in duplicate) 14th August, 1894.
S. Y. WOOTTON,
an16 *Registrar of Joint Stock Companies.*

IN THE MATTER OF THE "BENEVOLENT SOCIETIES' ACT, 1891."

WE, THE UNDERSIGNED, the elective officers of Amity Lodge, No. 27, of the Independent Order of Odd Fellows, by direction and with the full consent of the said Lodge, as appears from the sealing of this declaration by the said Lodge, declare that the members of the said Lodge desire to be incorporated as a Society under the provisions of the "Benevolent Societies' Act, 1891."

1. The corporate name of the Society shall be "Amity Lodge, No. 27, of the Independent Order of Odd Fellows."

2. The purposes for which the Society is formed are as follows :—

(a.) To unite together as a Society for the promotion and forwarding of the interests, objects and principles of the Independent Order of Odd Fellows :

(b.) To provide by means of contributions, subscriptions, donations and otherwise a fund or funds out of which to relieve the distress and needs of the members of "Amity Lodge, No. 27, Independent Order of Odd Fellows," and their widows and orphan children, and for the relief of the poor and destitute, and to meet the expenses of the Society :

(c.) To provide means and to promote social intercourse amongst its members, and mutual helpfulness, mutual and moral improvement and rational recreation :

(d.) To invest the funds of the Society in the name of "Amity Lodge, No. 27, of the Independent Order of Odd Fellows," on mortgages of real estate, governmental, civic and municipal debentures.

3. The present elective officers of the Lodge are Robert May, Noble Grand; Joseph Johnson, Vice-

Grand; Edgar Lanneclot Webber, Recording Secretary; John Joseph Johnston, Permanent Secretary; and George Adams, Treasurer; and their successors shall be elected by the Society as provided for in their constitution and by-laws.

4. The constitution and by-laws shall provide for the management of the said Lodge, and such other particulars and provisions as are not contrary to law.

In testimony whereof we have made and signed these presents, in duplicate, at New Westminster, in the Province of British Columbia, this 27th day of July, 1894.

Signed in the presence of F. W. HOWAY, <i>A Notary Public in and for the Province of British Columbia.</i>	ROBT. MAY, <i>N. G.</i> JOSEPH JOHNSON, <i>V. G.</i> E. L. WEBBER, <i>Rec. Sec'y.</i> JOHN J. JOHNSTON, <i>Per. Sec'y.</i> GEORGE ADAMS, <i>Treasurer.</i>
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The seal of Amity Lodge, No. 27, of the Independent Order of Odd Fellows, is annexed hereto in pursuance of a resolution of the said Lodge passed on the 16th day of July, 1894."

[L.S.] E. L. WEBBER,
Recording Secretary.

I hereby certify that the within declaration appears to me to be in conformity with the provisions of the "Benevolent Societies Act, 1891."

Dated this 16th day of August, 1894.
 [L.S.] S. Y. WOOTTON,
Deputy Registrar-General.

Filed (in duplicate) the 16th day of August, 1894.
 au23 S. Y. WOOTTON,
Deputy Registrar-General.

WE, THE UNDERSIGNED, James Barnet MacLaren, Samuel Frederick Scott, George Denny MacKay and Robert Hughes, all of the City of Vancouver, in the Province of British Columbia, desire to form a Company under the "Companies' Act, 1890."

1. The corporate name of the Company is "The Anglo-American Gold and Platinum Hydraulic Mining Company, Limited Liability."

2. The objects for which the Company is formed are:—

(a.) To take over and acquire mining leases of lands or claims in the Province of British Columbia, and to acquire all the rights and interest of all parties interested in any of the said lands or claims:

(b.) To carry on the business of hydraulic or other process or processes of mining; to own and construct ditches, flumes or other systems of water-ways; to purchase, own, operate, lease and sell or lease mines, mineral and water or water-ways; to acquire and hold water leases and water rights from the Government or any person, persons or body corporate; to build, own and operate mills and machinery or other processes for the reduction of ores, and to sell the same:

(c.) To acquire, by purchase, development, lease, discovery, location and otherwise, mines and mining interests and mining property of any and every desirable character throughout the Province of British Columbia; also to engage in the general business of buying and selling, bonding, stocking, mortgaging, exploring, equipping and operating mines, constructing, operating, leasing, buying and selling mills, concentrating and other mining, milling and ore-working and transportation machinery; also, to buy, sell, ship and generally deal in ores and other mine products, and also to trade in the stocks, bonds, mortgages and other securities of other mining or ore-working companies and corporations; also, to acquire, improve, mortgage, sell and generally deal in lands necessary or advantageous to the said Company:

(d.) To build, purchase or lease electric tramways or electric lighting apparatus:

(e.) To take and otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this Company, or to carry on any business capable of being conducted so as to directly or indirectly benefit this Company:

(f.) To purchase mining claims of any and every description, and to pay for same either in money or by allotment of shares in this Company, and for the payment of any moneys due for salaries or otherwise by the allotment of shares in this Company:

(g.) To procure the Company to be registered or recognized in any foreign country or place:

(h.) To amalgamate with any other company having objects altogether or in part similar to those of this Company:

(i.) To distribute any of the property of the Company among the members in specie:

(j.) And to do all such other things as are incidental, or the Company may think conducive, to the attainment of the above objects, or any of them.

3. The amount of the capital stock of the Company is \$250,000, divided into 50,000 shares of \$5 each.

4. The time for the existence of the Company is fifty (50) years.

5. Four trustees, namely, James Barnet MacLaren, Samuel Frederick Scott, George Denny MacKay and Robert Hughes, shall manage the concerns of the Company for the first three months.

6. The principal place of business of the Company shall be in the City of Vancouver, in the Province of British Columbia.

In testimony whereof the parties hereto have made, signed and acknowledged these presents, in duplicate, at the City of Vancouver, in the Province of British Columbia, this twenty-second day of August, in the year of Our Lord one thousand eight hundred and ninety-four.

Made, signed and acknowledged in the presence of A. E. TREGENT, <i>Notary Public.</i>	J. BARNET MACLAREN. S. F. SCOTT. ROBERT HUGHES. G. D. MACKAY.
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I hereby certify that James Barnet MacLaren, Samuel Frederick Scott, Robert Hughes and George Denny MacKay, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the annexed instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office, at New Westminster, British Columbia, this twenty-second day of August, in the year of Our Lord one thousand eight hundred and ninety-four.

[L.S.] A. E. TREGENT,
Notary Public in and for the Province of British Columbia.

Filed (in duplicate) the 24th day of August, 1894.
 au30 S. Y. WOOTTON,
Registrar of Joint Stock Companies.

MEMORANDUM OF ASSOCIATION OF THE NEW DENVER THEATRE COMPANY, LIMITED.

1. The name of the Company shall be "The New Denver Theatre Company, Limited Liability."

2. The Company shall be formed for the purpose of building in New Denver a house suitable for theatrical performances, concerts, and other forms of public entertainment; of applying for a liquor license for such house; and of using the house, or letting it to any other party to use, for any of the above purposes.

3. The capital stock of the Company shall be six thousand dollars (\$6,000), divided into one thousand two hundred shares (1,200) of five dollars (\$5.00) each.

4. The time of the Company's existence shall be fifty years.

5. For the first three months the concerns of the Company shall be managed by seven trustees, and their names are R. G. Henderson, R. B. Kerr, Angus McGillivray, Murdoch McLean, C. S. Rashdall, William Thominson and S. M. Wharton, all of New Denver.

6. The principal place of business of the Company shall be at New Denver, in the County of Kootenay, British Columbia.

We, the several persons whose names and addresses are subscribed, are desirous of being formed into a Company in pursuance of this Memorandum of Association, and in accordance with the provisions of the "Companies' Act, 1890."

Dated at New Denver, B.C., the 28th day of July, 1894.

Witness: JAMES EASTON,	S. M. WHARTON. R. B. KERR. CHARLES S. RASHDALL. R. G. HENDERSON. A. D. MCGILLIVRAY. W. M. THOMLINSON. MURDOCH MCLEAN.
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Filed (in duplicate) the 16th day of August, 1894.
 au23 S. Y. WOOTTON,
Registrar of Joint Stock Companies.

CERTIFICATES OF INCORPORATION.

MEMORANDUM OF ASSOCIATION OF SLOCAN MILLING COMPANY, LIMITED.

KNOW ALL MEN by these presents that we, the undersigned, desire to form a Corporation under the "Companies' Act, 1890," of the Province of British Columbia, in the Dominion of Canada, and Acts amendatory thereof or supplementary thereto, and have associated ourselves together for such purpose, and do hereby make, sign and adopt this Memorandum of Association.

I.

The corporate name of this Company shall be "Slocan Milling Company, Limited Liability."

II.

The objects and purposes for which this Company is formed are as follows:—

(a.) To obtain by purchase, lease or otherwise, and to have, hold, control and operate mines, mining claims, mineral and metalliferous lands, and to buy, own, sell and deal in the same, or any interest therein:

(b.) To carry on the business of marketing, milling, concentrating, refining, reducing, founding and assaying gold, silver, copper and other ores, metals and minerals, and of treating the same in any manner, and of dealing in all kinds of ores, metals, minerals and mineral substances and products:

(c.) To acquire, hold and operate water and water rights, franchises and privileges, for power, cleansing and any other purpose:

(d.) To erect, or to acquire by purchase or otherwise, and to equip, maintain and operate mills, factories and works, machines and machinery of every character for the concentrating, refining, reducing, smelting, sampling of any such ores, metals, minerals or mineral substances:

(e.) To acquire, own, hold and deal in shares of capital stock of any corporation dealing in any part or all of the business set forth in this Memorandum of Association, and in general to do all things that may be necessary or advantageous to the said Company and to the carrying out of its said business, or any branch thereof: Any or all of the business set forth in this Memorandum of Association to be carried on in the Province of British Columbia or elsewhere.

III.

The amount of the capital stock of this Company shall be one hundred thousand dollars (\$100,000), divided into ten thousand shares (10,000) of ten dollars (\$10) each.

IV.

The time of the existence of this Corporation shall be fifty (50) years.

V.

The concerns of this Company shall be managed by a board of five (5) trustees who must all be stockholders of the Company, and who shall have power to elect the following officers, to wit: President, Vice-President, Secretary, and Treasurer and General Manager, any two of which offices, except that of President and Vice-President, may be held by one person, and also to appoint such other officers, agents and employees as they shall from time to time deem necessary for the management of the concerns of this Company, and to prescribe their duties and fix their compensation.

The number of trustees who shall manage the concerns and affairs of the Company for the first three months, or until their successors are duly elected and qualified, shall be five (5), and their names are as follows: A. E. Humphreys and John G. Williams, of Duluth, Minnesota; and N. D. Moore, John Vallance and Howard Donnally, all of the Town of New Denver, Province of British Columbia; such trustees, until their successors are duly elected and qualified, shall have all the powers and duties of the board of trustees hereinbefore provided for.

VI.

The name of the town in which the principal place of business of this Company is located is the Town of New Denver, in the Province of British Columbia, in the Dominion of Canada.

VII.

The shareholders of this Company shall not be liable for the debts or liabilities of the Company, but the liability of the shareholders shall be limited to calls

and assessments to be legally levied upon unpaid subscriptions to or holdings of the stock of the Company in such manner as by law provided; and when stock has been once paid for in money or property, as agreed between the Company and the purchaser or subscriber, and issued as full paid and non-assessable stock, the same shall not be subject to any further assessment.

In witness whereof we, the undersigned, have made, signed, sealed and acknowledged this Memorandum of Association, in duplicate, this 5th day of July, 1894.

Signed, sealed and executed in the presence of (as to A. E. Humphreys, N. D. Moore and J. G. Williams):	A. E. HUMPHREYS. N. D. MOORE, JOHN G. WILLIAMS.
M. C. MACKINNON, GEORGE F. CHESTER.	

Signed, sealed and executed in presence of (as to John Vallance and Howard Donnally):	JOHN VALLANCE. HOWARD DONNALLY.
E. C. CARPENTER, JOHN C. BOYD.	

STATE OF MINNESOTA,)
COUNTY OF ST. LOUIS,) S.S.

I hereby certify that A. E. Humphreys, N. D. Moore and John G. Williams, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the foregoing Memorandum of Association as the makers, signers and sealers thereof, and whose names are subscribed thereto, and that they executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at the City of Duluth, in the County of St. Louis, in the State of Minnesota, this 5th day of July, 1894.

[L.S.] M. C. MACKINNON,
Notary Public, St. Louis County, Minn.

PROVINCE OF BRITISH COLUMBIA,)
DISTRICT OF WEST KOOTENAY,)
To wit :

I hereby certify that John Vallance and Howard Donnally, personally known to me, appeared before me and acknowledged that they are the persons mentioned in the foregoing Memorandum of Association as the makers, signers and sealers thereof, and whose names are subscribed thereto, and that they executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at the Town of Three Forks, in the Province of British Columbia, this 18th day of July, 1894.

[L.S.] E. C. CARPENTER,
*Notary Public for West Kootenay,
Province of British Columbia.*

Filed (in duplicate) the 24th day of August, 1894.
S. Y. WOOTTON,

au30 Registrar of Joint Stock Companies.

MEMORANDUM OF ASSOCIATION

—OF—

"ALAMO MINING COMPANY, LIMITED."

KNOW ALL MEN BY THESE PRESENTS that we, the undersigned, desire to form a corporation under the "Companies' Act, 1890," of the Province of British Columbia, in the Dominion of Canada, and Acts amendatory thereof or supplementary thereto, and have associated ourselves together for such purpose, and do hereby make, sign and adopt this Memorandum of Association.

I.

The corporate name of this company shall be "Alamo Mining Company, Limited Liability."

II.

The objects and purposes for which this company is formed shall be the mining, marketing, smelting, reducing, and refining gold, silver, copper and lead ores, and other minerals and mineral substances, and the acquiring and holding such mineral or metalliferous lands and mineral claims or rights, leases, water rights or other franchises, as may be necessary or convenient for the objects and purposes of this corporation; also, the dealing in such ores, minerals, lands, mineral claims, leases or water rights as may be advantageous to the said corporation: Any or all of said business to be carried on in the Province of British Columbia or elsewhere.

III.

The amount of the capital stock of this company shall be five hundred thousand dollars (\$500,000), divided into five hundred thousand shares (500,000) shares of \$1.00 each.

IV.

The time of the existence of this corporation shall be fifty (50) years.

V.

The concerns of this company shall be managed by a Board of five (5) trustees, who must all be stockholders of the company, and who shall have power to elect the following officers, to wit:—President, Vice-President, Secretary, Treasurer and General Manager. Any two of which offices, except that of President and Vice-President, may be held by one person, and also to appoint such other officers, agents and employees as they shall from time to time deem necessary for the management of the concerns of this company, and to prescribe their duties and fix their compensation.

The number of trustees who shall manage the concerns and affairs of the company for the first three months, or until their successors are duly elected and qualified, shall be five (5), and their names are as follows:—N. D. Moore, John Vallance, and Howard Donnally, all of the Town of New Denver, Province of British Columbia, and A. E. Humphreys and John G. Williams, of Duluth, Minnesota; such trustees, until their successors are duly elected and qualified, shall have all the powers and duties of the Board of Trustees hereinbefore provided for.

VI.

The name of the town in which the principal place of business of this company is located is the town of New Denver, in the Province of British Columbia, in the Dominion of Canada.

VII.

The shareholders of this company shall not be liable for the debts or liabilities of the company, but the liability of the shareholders shall be limited to calls and assessments, to be legally levied upon unpaid subscriptions to or holdings of the stock of the company in such manner as by law provided. And when stock has been once paid for in money or property as agreed between the company and the purchaser or subscriber, and issued as full paid and non-assessable stock, the same shall not be subject to any further assessment.

In witness whereof we, the undersigned, have made, signed, sealed, and acknowledged this Memorandum of Association, in duplicate, this 5th day of July, 1894.

Signed, sealed and executed in the presence of
(as to A. E. Humphreys, N. D. Moore and J. G. Williams):

M. C. MACKINNON, GEORGE F. CHESTER.	A. E. HUMPHREYS, N. D. MOORE, JOHN G. WILLIAMS.
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Signed, sealed and executed in the presence of
(as to John Vallance and Howard Donnally):

E. C. CARPENTER, JOHN C. BOYD.	JOHN VALLANCE, HOWARD DONNALLY.
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STATE OF MINNESOTA, } S. S.
COUNTY OF ST. LOUIS. }

I hereby certify that A. E. Humphreys, N. D. Moore, and John G. Williams, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the foregoing Memorandum of Association as the makers, signers, and sealers thereof, and whose names are subscribed thereto, and that they executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at the City of Duluth, in the County of St. Louis, in the State of Minnesota, this 5th day of July, 1894.

[L.S.] M. C. MACKINNON,
Notary Public, St. Louis County, Minn.

PROVINCE OF BRITISH COLUMBIA, }
District of West Kootenay. }
TO WIT:

I hereby certify that John Vallance and Howard Donnally, personally known to me, appeared before me and acknowledged that they are the persons mentioned in the foregoing Memorandum of Association as

the makers, signers and sealers thereof, and whose names are subscribed thereto, and that they executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office at the Town of Three Forks, in the Province of British Columbia, this 18th day of July, 1894.

[L.S.] E. C. CARPENTER,
Notary Public for West Kootenay, Province of B. C.

Filed (in duplicate) the 24th day of August, 1894.
S. Y. WOOTTON,
au30 *Registrar of Joint Stock Companies.*

MEMORANDUM OF ASSOCIATION OF MINNESOTA SILVER COMPANY, LIMITED.

KNOW ALL MEN by these presents that we, the undersigned, desire to form a Corporation under the "Companies Act, 1890," of the Province of British Columbia, in the Dominion of Canada, and Acts amendatory thereof or supplementary thereto, and have associated ourselves together for such purpose, and do hereby make, sign and adopt this Memorandum of Association.

I.

The corporate name of this Company shall be "Minnesota Silver Company, Limited Liability."

II.

The objects and purposes for which this Company is formed shall be the mining, marketing, smelting, reducing and refining gold, silver, copper, and lead ores and other minerals and mineral substances, and the acquiring and holding such mineral or metalliferous lands and mineral claims or rights, leases, water rights or other franchises as may be necessary or convenient for the objects and purposes of this Corporation; also the dealing in such ores, minerals, lands, mineral claims, leases, or water rights as may be advantageous to the said Corporation: Any or all of said business to be carried on in the Province of British Columbia or elsewhere.

III.

The amount of the capital stock of this Company shall be one million dollars (\$1,000,000), divided into one million shares (1,000,000) of one dollar (\$1.00) each.

IV.

The time of the existence of this Corporation shall be fifty (50) years.

V.

The concerns of this Company shall be managed by a board of five (5) trustees, who must all be stockholders of the Company, and who shall have power to elect the following officers, to wit: President, Vice-President, Secretary, Treasurer, and General Manager, any two of which offices, except that of President and Vice-President, may be held by one person, and also to appoint such other officers, agents, and employees as they shall from time to time deem necessary for the management of the concerns of this Company, and to prescribe their duties and fix their compensation.

The number of trustees who shall manage the concerns and affairs of the Company for the first three months, or until their successors are duly elected and qualified, shall be five (5), and their names are as follows: George J. Atkins, Howard Donnally, J. S. Blackaller, Walter Marshall, all of New Denver, Province of British Columbia, and A. E. Humphreys, of Duluth, Minnesota; such trustees, until their successors are duly elected and qualified, shall have all the powers and duties of the Board of Trustees hereinbefore provided for.

VI.

The name of the town in which the principal place of business of this Company is located is the town of New Denver, in the Province of British Columbia, in the Dominion of Canada.

VII.

The shareholders of this Company shall not be liable for the debts or liabilities of the Company, but the liability of the shareholders shall be limited to calls and assessments to be legally levied upon unpaid subscriptions to or holdings of the stock of the Company in such manner as by law provided; and when stock has been once paid for in money or property, as agreed between the Company and the purchaser or

subscriber, and issued as full paid and non-assessable stock, the same shall not be subject to any further assessment.

In witness whereof, we the undersigned have made, signed, sealed, and acknowledged this Memorandum of Association, in duplicate, this 5th day of July, 1894.

Signed, sealed, and executed in presence of (as to A. E. Humphreys):

JOHN G. WILLIAMS,	A. E. HUMPHREYS.
GEORGE F. CHESTER.	

Signed, sealed, and executed in presence of (as to George J. Atkins, Howard Donnally, Walter Marshall, and J. S. Blækaller):

E. C. CARPENTER,	G. J. ATKINS.
JOHN G. WILLIAMS.	HOWARD DONNALLY.
	WALTER MARSHALL.
	J. S. BLACKALLER.

STATE OF MINNESOTA, } S.S.
COUNTY OF ST. LOUIS. }

I hereby certify that A. E. Humphreys, personally known to me, appeared before me and acknowledged to me that he is the person mentioned in the foregoing Memorandum of Association as the maker, signer, and sealer thereto, and whose name is subscribed thereto as party, and that he knows the contents thereto, and that he executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at the City of Duluth, in the County of St. Louis, in the State of Minnesota, this 5th day of July, 1894.

[L.S.] JOHN G. WILLIAMS,
Notary Public, St. Louis County, Minn.

PROVINCE OF BRITISH COLUMBIA, }
DISTRICT OF WEST KOOTENAY, }
TO WIT:

I hereby certify that George J. Atkins, Howard Donnally, Walter Marshall, and J. S. Blækaller, personally known to me, appeared before me and acknowledged that they are the persons mentioned in the foregoing Memorandum of Association as the makers, signers, and sealers thereof, and whose names are subscribed thereto as parties, and that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereunto set my hand and seal of office, at the Town of Three Forks, in the Province of British Columbia, this 18th day of July, 1894.

[L.S.] E. C. CARPENTER.
*Notary Public for West Kootenay,
Province of British Columbia.*

Filed (in duplicate) the 24th day of August, 1894.
S. Y. WOOTTON,
Registrar of Joint Stock Companies.

IN THE MATTER OF THE "BENEVOLENT SOCIETIES' ACT, 1891."

WE, THE UNDERSIGNED, the elective officers of Delta Lodge, No. 21, of the Independent Order of Odd Fellows, by direction and with the full consent of the said Lodge, as appears from the sealing of this declaration by the said Lodge, declare that the members of the said Lodge desire to be incorporated as a Society under the provisions of the "Benevolent Societies' Act, 1891."

1. The corporate name of the Society shall be "Delta Lodge, No. 21, of the Independent Order of Odd Fellows."

2. The purposes for which the Society is formed are as follows:—

(a.) To unite together as a Society for the promotion and forwarding of the interests, objects and principles of the Independent Order of Odd Fellows:

(b.) To provide by means of contributions, subscriptions, donations and otherwise a fund or funds out of which to relieve the distress and needs of the members of "Delta Lodge, No. 21, of the Independent Order of Odd Fellows," and their widows and orphan children, and for the relief of the poor and destitute, and to meet the expenses of the Society:

(c.) To provide means and to promote social intercourse amongst its members, and mutual helpfulness, mutual and moral improvement and rational recreation:

(d.) To invest the funds of the Society in the name of Delta Lodge, No. 21, of the Independent Order of

Odd Fellows, on mortgages of real estate, government, civic and municipal debentures:

(e.) To take over and acquire all real or personal property now held or possessed by any person or persons in trust for the use of the said Society, and to sell and dispose of the same by conveyance, gift or otherwise, and to hold all moneys so received to the use of the said Society.

3. The present elective officers of the Lodge are James Eugene Gilmour, Noble Grand; Thomas Hume, Vice-Grand; Frank McCulloch, Recording Secretary; Thos. Glassford, Permanent Secretary; and William Booth Skinner, Treasurer; and their successors shall be elected by ballot, as provided for in the constitution and by-laws.

4. The constitution and by-laws shall provide for the management of the said Lodge and such other particulars and provisions as are not contrary to law.

In testimony whereof we have made and signed these presents, in duplicate, at Ladner's Landing, in the Province of British Columbia, this 27th day of August, A.D. 1894.

J. EUGENE GILMOUR,	N. G.
THOMAS HUME,	V. G.
F. W. HOWAY,	FRANK McCULLOUGH.
<i>A Notary Public in and for the Prov- ince of British Columbia.</i>	
THOMAS GLASSFORD,	Rec. Sec.
WILLIAM B. SKINNER,	Per. Sec.
<i>Treasurer.</i>	

The seal of Delta Lodge, No. 21, of the Independent Order of Odd Fellows, is annexed hereto in pursuance of a resolution of the said Lodge passed on the 30th day of July, 1894.

[L.S.] FRANK McCULLOUGH,
Recording Secretary.

I hereby certify that the within declaration appears to me to be in conformity with the provisions of the "Benevolent Societies Act, 1891."

Dated this 4th day of September, A.D. 1894.

[L.S.] S. Y. WOOTTON,
Deputy Registrar-General.

Filed (in duplicate) the 4th day of September, 1894.
S. Y. WOOTTON,
Deputy Registrar-General.

THE "COMPANIES' ACT, 1890."

WE, THE UNDERSIGNED, F. C. Innes, J. W. McFarland and George deWolfe, all of the City of Vancouver, in the Province of British Columbia, hereby certify that we desire to form, under the provisions of the "Companies' Act, 1890," and amending Acts, a Company as hereinafter mentioned.

1. The name of the Company is "The British Columbia Stock and Mining Exchange, Limited Liability."

2. The objects for which the Company is formed are:—

(1.) To deal in, buy and sell all kinds of interests in stocks, securities, properties, funds, shares, shares in mines, mineral claims and leases in mines, and in joint stock companies, and in all kinds of property that are dealt in by the London Stock Exchange:

(2.) To regulate the manner of the dealing of its members as to the mode of doing business in stocks, securities, funds or shares, and in the matter of commission and exchange:

(3.) To secure and make quotations of prices of shares, stocks, securities and funds:

(4.) To obtain information as to any stocks, securities, funds and shares, and to the standing and prospects of persons, and of any companies or bodies corporate:

(5.) To make by-laws for the regulation of the conduct of its members, and for the carrying out of any matters comprised in this Memorandum of Association:

(6.) To do all such other things as are incidental to or conducive to the attainment of the above objects, including the acquiring of real estate by purchase or otherwise, and the hiring or erection of any building or buildings for the use of the members.

3. The liability of the members is limited.

4. The amount of the capital stock of the Company is \$5,000, divided into 200 shares of \$25 each.

5. The number of trustees who shall manage the affairs of the Company for the first three months shall be three, and their names are F. C. Innes, J. W. McFarland, Geo. deWolf.

6. The time of the existence of the said Company shall be fifty years.

7. The principal place of business of the Company shall be in the City of Vancouver, in the Province of British Columbia.

In witness whereof we have hereunto set our hands and seals this twenty-seventh day of August, in the year of Our Lord one thousand eight hundred and ninety-four.

Made, signed and acknowledged by F. C. Innes, J. W. McFarland and Geo. de Wolf in the presence of

A. St. G. HAMERSLEY,
Notary Public, B. C.

I hereby certify that F. C. Innes, J. W. McFarland and George de Wolf, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the foregoing instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereto set my hand and seal of office at Vancouver, British Columbia, this third day of September, in the year of Our Lord one thousand eight hundred and ninety-four.

[L.S.] A. ST. G. HAMERSLEY,
A Notary Public in and for British Columbia.

Filed (in duplicate) the 8th day of September, 1894.

S. Y. WOOTTON,
sel3 Registrar of Joint Stock Companies.

No. 133.

CERTIFICATE OF REGISTRATION OF A
FOREIGN COMPANY.

"COMPANIES ACT, PART IV."

"The Globe Savings and Loan Company" (Foreign).

Registered the 6th day of August, 1894.

I HEREBY CERTIFY that I have this day registered "The Globe Savings and Loan Company" (Foreign), under the "Companies' Act," Part IV., "Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The head office of the said Company is situated at the City of Toronto, in the Province of Ontario.

The objects for which the Company is established are: The accumulation of a fund for aiding its members in acquiring real estate, making improvements thereon, the obtaining of homes and removing incumbrances from their lands, and for the further purpose of accumulating a fund to be returned if required to its members who do not obtain advances on their shares when the funds of the Company to the credit of each share shall amount to one hundred dollars, the full value of a share, and for the transaction of a general business of a mutual, savings, loan, building and accumulation fund association or company.

The capital stock of the said Company is ten million dollars, divided into one hundred thousand shares of one hundred dollars.

Given under my hand and seal of office, at Victoria, Province of British Columbia, this sixth day of August, one thousand eight hundred and ninety-four.

[L.S.] S. Y. WOOTTON,
au9 Registrar of Joint Stock Companies.

MEMORANDUM OF ASSOCIATION OF "THE
PROVINCIAL MINING AND DREDGING
COMPANY, LIMITED LIABILITY."

WE, THE UNDERSIGNED, Norman McLean, Hugh McLean, and William Francis Gore, of the City of Vancouver, British Columbia, hereby certify that we desire to form a Company, under the "Companies' Act, 1890," and amendments thereto.

1. The corporate name of the Company shall be "The Provincial Mining and Dredging Company, Limited Liability."

2. The objects for which the Company is formed are as follows:—

(a.) To prospect, dredge for, quarry, develop, work, extract and mine throughout the Province all kinds of precious and base metals:

(b.) To acquire and hold by purchase, lease or otherwise, lands, mines, mineral claims and prospects, mining, surface and water rights, easements and privileges, machinery, plant, and any property or rights conducive to the objects of the Company directly

or indirectly, and to equip, maintain, operate and turn the same to account, and sell, mortgage, or otherwise dispose of the same:

(c.) To apply for, accept, hold, sell, dispose of, and deal in shares, stocks, bonds, debentures, obligations, or other securities of any company, corporation, individual, or individuals:

(d.) To do all such things as are incidental or conducive to the attainments of these objects, or any of them.

3. The capital stock of the Company shall be \$1,000,000, divided into 100,000 shares of \$10 each.

4. The time of the existence of the Company shall be 50 years.

5. The principal place of business of the Company shall be at the City of Vancouver.

6. Three trustees, namely, Norman McLean, Hugh McLean, and William Francis Gore, shall manage the concerns of the Company during the first three months.

In testimony whereof the parties hereto have made, signed and acknowledged these presents, in duplicate, this 4th day of September, A.D. 1894.

Made, signed and acknowledged in the presence of

HUGH MCLEAN.
NORMAN MCLEAN.
W. H. GOODWIN. WILLIAM FRANCIS GORE.

I hereby certify that Norman McLean, and William Francis Gore, and Hugh McLean, personally known to me, appeared before me and acknowledged to me that they are the persons mentioned in the within instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have set my hand and seal of office, at Vancouver, British Columbia, this 4th day of September, A.D. 1894.

[L.S.] W. H. GOODWIN,
A Notary Public in and for
the Province of British Columbia.

Filed (in duplicate) the 12th day of September, 1894.

S. Y. WOOTTON,
sel3 Registrar of Joint Stock Companies.

No. 135.

CERTIFICATE OF THE REGISTRATION OF A
FOREIGN COMPANY.

"COMPANIES' ACT, PART IV."

"Horsefly Gold Mining Company (Foreign)."

Registered the 4th day of September, 1894.

I HEREBY CERTIFY that I have this day registered the "Horsefly Gold Mining Company (Foreign)," under the "Companies' Act, Part IV., Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The head office of the said company is situated at the City and County of San Francisco, State of California, U.S.A.

The objects for which the company is established are:—To take over and acquire mining leases or lands or claims in the Province of British Columbia, and to acquire all the rights and interests of all parties interested in any of the said lands and claims; to carry on the business of hydraulic or other process or processes of mining, to own and construct ditches, flumes, or other systems of water-ways; to purchase, own, operate, lease and sell or lease mines, minerals and water or water-ways; to acquire and hold water leases and hold water rights from the Government of the Province of British Columbia, the Republic of Mexico, or any persons or body corporate or politic; to build, own or operate mills and machines or other processes for the reduction of ores, and to sell the same; to acquire by purchase, development, lease, discovery, location and otherwise, mines and mining interests and mining property of any and every desirable character throughout the Province of British Columbia, the United States of America, and the Republic of Mexico; also to engage in the general business of buying and selling, bonding, stocking, mortgaging, exploring, equipping, and operating mines, constructing, operating, leasing, buying and selling mills, concentrators, and other mining, milling and ore-working and transportation machinery, equipments, adjuncts, and appliances; also to buy, sell, ship, and generally deal in ore and other minerals, products, and also to trade in the stocks, bonds, mortgages, and other securities of other mining and other ore washing companies and corporations; also to acquire and improve, mortgage, sell and

generally deal in lands necessary or advantageous to the said company; to take and otherwise acquire and hold shares in any other company having its objects altogether or in part similar to those of this company, or to carry on any business capable of being conducted so as to directly or indirectly benefit this company; to purchase mining claims of any and every description, and to pay for the same either in money or by allotments of shares in this company, and for the payment of any moneys due for salaries or otherwise by allotment of shares in this company; to buy, sell, and lease timber lands and saw-mills, and to manufacture lumber and sell the same; to keep and open stores and trading stations and conduct the same; to buy and sell goods and to do a general commercial business as well as a general business for gain; to procure the company to be registered or recognized in any foreign country or place; to amalgamate with any other company having objects altogether or in part similar to those of this company; to distribute any of the property of the company among the members in specie; to do all such other things as are incidental or the company may deem conducive to the attainments of the above objects or any of them.

The capital stock of the said company is one million dollars, divided into one hundred thousand shares of ten dollars each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this fourth day of September, one thousand eight hundred and ninety-four.

[L.S.] S. Y. WOOTTON,
sel3 Registrar of Joint Stock Companies.

No. 136.

CERTIFICATE OF THE REGISTRATION OF A FOREIGN COMPANY.

"COMPANIES' ACT, PART IV."
"Scott Mining Company (Foreign.)"

Registered the 6th day of September, 1894.

I HEREBY CERTIFY that I have this day registered the "Scott Mining Company (Foreign)," under the "Companies' Act, Part IV., Registration of Foreign Companies," and the "Companies' Act Amendment Act, 1889."

The head office of the said company is situated at the City of Seattle, County of King and State of Washington, U.S.A.

The objects for which the company is established are:—To carry on the business of mining in all its stages and in all its branches; to acquire, in a lawful way, mines, mining claims, prospects, ores, mills, smelters and other reduction works, mill-sites, real estate, tools and appliances necessary, useful or convenient in and about said business, and to operate and maintain the same; to lease, sell, mortgage or otherwise, in a lawful manner, incumber the property, real or personal or mixed; to construct, own, operate, buy, sell, mortgage or encumber smelters, mills, railways, tramways, bridges, dams, reservoirs, ditches, pipes, aqueducts, roads, and to build and construct, operate, houses, stores, sheds, wharves, and to buy, construct, operate or encumber, in any lawful way, boats, barges or steam-vessels of any kind or description, and generally do any and all things of every kind and nature necessary or convenient to the promotion of the objects of the company.

The capital stock of the said company is one hundred thousand dollars, divided into one thousand shares of one hundred dollars each.

Given under my hand and seal of office at Victoria, Province of British Columbia, this sixth day of September, one thousand eight hundred and ninety-four.

[L.S.] S. Y. WOOTTON,
sel3 Registrar of Joint Stock Companies.

MINERAL CLAIMS.

NOTICE is hereby given that Frank C. Loring has filed the necessary papers and made application for a Crown Grant in favour of the Mineral Claim "Josie," situated in the Trail Creek Mining Division of West Kootenay. Adverse claims, if any, must be filed with the undersigned within 60 days from the date of this publication.

W. J. GOEPEL,
Government Agent.

Dated, Nelson, B.C., 16th July, 1894. jy26

MINERAL CLAIMS.

EDEN, CRESCENT AND BLACK CHIEF MINERAL CLAIMS.

NOTICE is hereby given that A. S. Farwell, as agent for the Columbia Mining Company, Limited (Foreign), has filed the necessary papers and made applications for Crown Grants in favour of the "Eden," "Crescent" and "Black Chief" Mineral Claims, situated near the Town of Ainsworth. Adverse claimants, if any, are required to file their objections with me within 60 days from the date hereof.

W. J. GOEPEL,
Gold Commissioner.
Nelson, B.C. se6

EARLY BIRD MINERAL CLAIM.

NOTICE is hereby given that A. S. Farwell, as agent for John L. Retallack, has filed the necessary papers and made application for a Crown Grant in favour of a Mineral Claim known as the "Early Bird," situated on Kootenay Lake, about half-way between Cedar Creek and Princess Creek. Adverse claimants, if any, are required to file their objections with me within 60 days from the date hereof.

W. J. GOEPEL,
Gold Commissioner.
Nelson, B.C. se6

SUNLIGHT MINERAL CLAIM.

NOTICE is hereby given that Adolph Miller, as part owner and agent for others, has filed the necessary papers and made application for a Crown Grant in favour of a Mineral Claim known as the "Sunlight," situated about two miles west from the Town of Ainsworth. Adverse claimants, if any, are required to file their objections with me within 60 days from the date hereof.

W. J. GOEPEL,
Gold Commissioner.
Nelson, B.C. se6

CERTIFICATES OF IMPROVEMENT.

SILVER CUP MINERAL CLAIM.

TAKE NOTICE that I, Charles Holton, agent for the above claim, Free Miner's Certificate No. 40,708, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated this 13th day of August, 1894.
sel3 CHARLES HOLTON.

GOLDEN DRIP MINERAL CLAIM—TRAIL CREEK MINING DIVISION.

TAKE NOTICE that we, Thekla M. Dormitzer, Free Miner's Certificate No. 50,656, and Joseph Dormitzer, Free Miner's Certificate No. 50,657, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated this 5th day of September, 1894. se13

O. K. MINERAL CLAIM—TRAIL CREEK MINING DIVISION.

TAKE NOTICE that we, John Y. Cole, Free Miner's Certificate No. 50,669; D. J. Hughes, Free Miner's Certificate No. 50,628; Maurie Oudin, Free Miner's Certificate No. 51,156, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated this 30th day of August, 1894. se6

CERTIFICATES OF IMPROVEMENT.

ALAMO MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—IN THE TWIN LAKES BASIN.

TAKE NOTICE that I, Herbert T. Twigg, as agent for N. D. Moore, Free Miner's Certificate No. 51,720, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 3rd day of September, 1894.

HERBERT T. TWIGG,
sel3
New Denver.

IVY LEAF MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT, B. C. WHERE LOCATED—IN THE TWIN LAKES BASIN.

TAKE NOTICE that I, Herbert T. Twigg, as agent for R. McFerran, Free Miner's Certificate No. 49,605, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 3rd day of September, 1894.

HERBERT T. TWIGG,
sel3
New Denver.

NEW YORK MINERAL CLAIM.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE LAND DISTRICT; LOCATED ON THE SUMMIT BETWEEN BOUNDARY AND FOURTH OF JULY CREEKS, IN ATWOOD'S MINING CAMP.

TAKE NOTICE that I, John Douglas, Free Miner's Certificate No. 47,189, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 2nd day of July, 1894.

fy19

INTERNATIONAL MINERAL CLAIM.

TAKE NOTICE that I, Arthur P. Cummins, Administrator of the Estate of the late Archibald McMurdo, Free Miner's Certificate No. 47,463, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 18th day of August, 1894.

A. P. CUMMINS,
au23
*Administrator of the Estate
of the late Archibald McMurdo.*

BLACK BEAR MINERAL CLAIM.

SITUATED WEST OF AND ADJOINING THE LEROI MINERAL CLAIM, IN THE TRAIL CREEK MINING CAMP, WEST KOOTENAY, BRITISH COLUMBIA.

TAKE NOTICE that we, the Leroi Mining and Smelting Company, Free Miner's Certificate No. 50,469, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements for the purpose of obtaining a Crown Grant of the above claim. And further take notice that adverse claims must be sent to the Mining Recorder and action commenced before the issuance of such Certificate of Improvements.

Dated the 25th day of June, 1894.

THE LEROI MINING & SMELTING CO.,
an23
GEORGE M. FOSTER, President.

CERTIFICATES OF IMPROVEMENT.

MABEL MINERAL CLAIM.

SITUATE IN THE KETTLE RIVER MINING DIVISION OF YALE LAND DISTRICT; LOCATED ON THE SUMMIT BETWEEN BOUNDARY AND FOURTH OF JULY CREEKS, IN WHITE'S CAMP.

TAKE NOTICE that I, John Douglas, Free Miner's Certificate No. 47,189, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 2nd day of July, 1894.

iy19

ALPHA MINERAL CLAIM.

SITUATE IN THE SLOCAN MINING DIVISION OF WEST KOOTENAY DISTRICT. WHERE LOCATED—ABOUT TWO MILES N.E. FROM SILVERTON.

TAKE NOTICE that I, Arthur Stanhope Farwell, as agent for Michael Grady, No. 49,577, L. H. Briggs, No. 51,140, and C. F. Laaty, No. 49,687, intend, 60 days from the date hereof, to apply to the Gold Commissioner for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim. And further take notice, that adverse claims must be sent to the Gold Commissioner and action commenced before the issuance of such Certificate of Improvements.

Dated this 9th day of July, 1894.

fy26

A. S. FARWELL.

ASSIGNMENT NOTICES.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDING ACTS.

NOTICE is hereby given that by deed dated the 6th day of August, A.D. 1894, and executed by all parties thereto on that date, Arthur James Rowbotham, of the City of Victoria, British Columbia, grocer, assigned all his real and personal property (save as therein mentioned) to Thomas Earle, of the said City of Victoria, merchant, in trust for the benefit of all his creditors. Said deed was executed by the said parties and the trusts undertaken by the said Thomas Earle on the 6th day of August instant. All persons indebted to the said Arthur James Rowbotham are required to pay such indebtedness forthwith to the said trustee, and every person having any claim against the said Arthur James Rowbotham is to send proof of such claim, with full particulars, to the said trustee within one month from this date, after which date the said trustee will proceed to distribute the assets of the estate, having regard only to such claims as may have been sent in.

A meeting of the creditors will be held at the office of the trustee on the 21st day of August, 1894, at 2:30 p.m.

Dated this 6th day of August, 1894.

THORNTON FELL,
au16
Solicitor for the Trustee above-named.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890."

NOTICE is hereby given that John Paulson, of the City of Nanaimo, in the Province of British Columbia, hotel-keeper, has, by deed dated August 18th, A.D. 1894, assigned all his real and personal estate whatsoever and wheresoever to James Bennett, of the City of Nanaimo, for the purpose of paying and satisfying ratably or proportionately, and without prejudice or priority, his, the said John Paulson's, creditors. The said deed was executed by the said John Paulson, the debtor, and James Bennett, the assignee, on the 18th day of August, A.D. 1894, and the said assignee has undertaken and accepted the trusts created by the said deed. All persons having claims against the said debtor, John Paulson, must forward or deliver full particulars of claim, duly verified, to H. A. Simpson, barrister, Nanaimo, on or before the 1st day of September, A.D. 1894. And notice is hereby given that after the 1st day of September, A.D. 1894, the assignee will proceed to

distribute the assets amongst the parties entitled thereto, having regard only to the claims of which the assignee shall then have notice, and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have notice.

JAMES BENNETT,
Assignee.

CREDITORS' MEETING.

A meeting of the creditors of the said debtor will be held at the office of H. A. Simpson, barrister, on Saturday, the 25th day of August, 1894.

JAMES BENNETT.

H. A. SIMPSON,
Solicitor for Assignee.

au23

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890."

NOTICE is hereby given that Victor Jany and William Crossan, both of the town of Northfield, in the Province of British Columbia, general merchants, have, by deed dated August 18th, A.D. 1894, assigned all their real and personal estate whatsoever and wheresoever to Gustave Leiser, of the City of Victoria, for the purpose of paying and satisfying ratably or proportionately, and without prejudice or priority, the said Victor Jany's and William Crossan's creditors.

The said deed was executed by the said Victor Jany and William Crossan, the debtors, and Gustave Leiser, the assignee, on the 18th day of August, A.D. 1894, and the said assignee has undertaken and accepted the trusts created by the said deed.

All persons having claims against the said debtors Victor Jany and William Crossan must forward or deliver full particulars of claim, duly verified, to H. A. Simpson, barrister, Nanaimo, on or before the 3rd day of September A.D. 1894.

And notice is hereby given that after the third day of September, A.D. 1894, the assignee will proceed to distribute the assets amongst the parties entitled thereto, having regard only to the claims of which the assignee shall have then notice, and that he will not be liable for the assets, or any part thereof so distributed, to any person of whose debt or claim he shall not then have notice.

GUSTAVE LEISER,
Assignee.

CREDITORS' MEETING.

A meeting of the creditors of the said debtors will be held at the Driard Hotel, in the City of Victoria, on Monday, the 3rd day of September, 1894, at 3 p.m.

GUSTAVE LEISER.

H. A. SIMPSON,
Solicitor for Assignee.

NOTICE OF ASSIGNMENT.

PURSUANT TO "CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDMENTS

NOTICE is hereby given that John Hirst and George Hirst, both of the City of Nanaimo, British Columbia, general merchants, carrying on business under the name, style and firm of Hirst Brothers, have by deed dated the 22nd day of August, 1894, assigned all their real and personal estate whatsoever to Coral Novello Westwood, of the said City of Nanaimo, capitalist, and Joseph Phrys Planta, of the said City of Nanaimo, for the purpose of satisfying ratably and proportionately, and without preference or priority, their, the said John Hirst and George Hirst's, creditors. The said deed was executed by the said John Hirst and George Hirst, the debtors, and by the said Coral Novello Westwood and Joseph Phrys Planta, on the 22nd day of August, 1894; and the said assignees have undertaken and accepted the trusts created by the said deed. All persons having claims against the said debtors, John Hirst and George Hirst, must forward or deliver full particulars of their claim, duly verified, to Yarwood & Young, Nanaimo, on or before the 1st day of October, 1894.

CREDITORS' MEETING.

Notice is hereby given that a meeting of the creditors of the said John Hirst and George Hirst will be held at the office of Messrs. Yarwood & Young, Bastion Street, Nanaimo, B.C., on Saturday, the 1st day of

September, 1894, at two o'clock in the afternoon, to instruct and advise with the assignees in the liquidation of the estate, and such other necessary business as may be brought before the creditors thereat.

YARWOOD & YOUNG,
Solicitors for Assignees.
Dated at Nanaimo, B.C., 22nd August, 1894 au30

NOTICE OF ASSIGNMENT.

PURSUANT TO THE CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDMENTS.

TAKE NOTICE that Robert E. Cooke and Thomas M. Hamilton, carrying on business in Trout Lake City, West Kootenay, British Columbia, as hotel-keepers, have, by deed dated the 27th day of August, 1894, assigned all their real and personal estate whatsoever to Clarence Burpee Hume, of Revelstoke, British Columbia, for the purpose of satisfying ratably and proportionately, without preference or priority, their, the said Robert E. Cooke's and Thomas M. Hamilton's, creditors. The said deed was executed by the said Robert E. Cooke and Thomas M. Hamilton, the debtors, on the 27th day of August, 1894, and the said assignee has undertaken and accepted the trusts created by the said deed. All persons having claims against the said debtors, Robert E. Cooke and Thomas M. Hamilton, must forward or deliver full particulars of their claim, duly verified, to the undersigned, C. B. Hume, on or before October 1st, 1894.

Dated at Revelstoke, August 28th, 1894.

C. B. HUME,
Assignee.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDING ACTS.

NOTICE is hereby given that, by deed bearing date the 25th day of August, A.D. 1894, James Wilton Harvey, of the City of New Westminster, in the Province of British Columbia, merchant, assigned all his personal estate, credits and effects which may be seized and sold under execution, and all his real estate, to Charles George Major, of the City of New Westminster, and Province aforesaid, insurance agent, in trust for his creditors. The said deed was executed by the said assignor and the said assignee on the 25th day of August, A.D. 1894, and the said assignee has accepted the trusts created by the said deed. All persons indebted to the said James W. Harvey are required to pay the amount of such indebtedness forthwith to the said assignee, and all persons having claims against the said James W. Harvey are to send full particulars of such claim, duly verified, to the said assignee.

Dated at New Westminster, B.C., this 25th day of August, A.D. 1894.

C. G. MAJOR,
Assignee.

CREDITORS' MEETING.

A meeting of the creditors of the above assignor will be held on Tuesday, the 4th day of September, 1894, at the office of the assignee, 536 Columbia Street, City of New Westminster, at the hour of 2:30 o'clock in the afternoon.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDING ACTS.

NOTICE is hereby given that, by deed bearing date the 1st day of August, A.D. 1894, Thomas Hembrough and Stephen Williams, of Leed's Landing, in the Province of British Columbia, brick and tile makers and potters, trading under the firm name of Thos. Hembrough & Co., assigned all their personal estate, credits and effects which may be seized and sold under execution, and all their real estate, to Andrew W. Ross, of the City of New Westminster and Province aforesaid, insurance agent, in trust for their creditors. The said deed was executed by the said assignors and the said assignee on the 1st day of August, A.D. 1894, and the said assignee has accepted the trusts created by the said deed. All persons indebted to the said Thomas Hembrough and Stephen Williams, or to the firm of Thos. Hembrough & Co., are required to pay the amount of such indebtedness forthwith to the said assignee, and all persons having claims against the said Thomas Hembrough and

Stephen Williams, or to the firm of Thos. Hembrough & Co., are to send full particulars of such claim, duly verified, to the said assignee.

Dated at New Westminster, B.C., this 1st day of August, 1894.

H. F. CLINTON,
Solicitor for Assignee.

CREDITORS' MEETING.

A meeting of the creditors of the above-named assignors will be held on Thursday, the 9th day of August, 1894, at the office of the assignee, Room No. 9, Douglas-Elliott Block, City of New Westminster, at the hour of 2:30 o'clock in the afternoon. au9

NOTICE OF ASSIGNMENT.

PURSUANT to the Creditors' Trust Deeds Act, and amending Acts, notice is hereby given that by indenture dated and executed on the 27th day of August, 1894, by Eli Beam, of 130 St. Catharine Street, in the City of Victoria, contractor, the said Eli Beam granted and assigned his real and personal property to John Fullerton, of 163 Government Street, in the said City of Victoria, boot and shoe merchant, in trust for the creditors of the said Eli Beam. John Fullerton executed the deed and accepted the trust thereby created on the 27th day of August, 1894. All persons indebted to the said Eli Beam are requested to pay such indebtedness forthwith to the said trustee, and every person having any claim against the said Eli Beam must send proof and full particulars of same to the said trustee within one month from this date, after which date the said trustee will distribute the assets of the estate, having regard only to claims so sent in. A meeting of the creditors will be held on Tuesday, the 4th day of September, at 2:30 p.m., at the office of the undersigned.

S. PERRY MILLS,
au30
Solicitor for the Trustee,
46 Langley St.

NOTICE OF ASSIGNMENT.

PURSUANT TO THE "CREDITORS' TRUST DEEDS ACT, 1890," AND AMENDMENTS.

TAKE NOTICE that James A. Caldwell, carrying on business in the City of Nanaimo, British Columbia, as a merchant tailor, has, by deed dated the 27th day of July, 1894, assigned all his real and personal estate whatsoever to George Williams, of Wellington, for the purpose of satisfying ratably and proportionately, without preference or priority, his, the said James A. Caldwell's, creditors. The said deed was executed by the said James A. Caldwell, the debtor, on the 27th day of July, 1894, and by the said George Williams on the 27th day of July, 1894, and the said assignee has undertaken and accepted the trusts created by the said deed. All persons having claims against the said debtor, James A. Caldwell, must forward or deliver full particulars of their claim, duly verified, to Yarwood & Young, Nanaimo, on or before the 1st day of September, 1894.

YARWOOD & YOUNG,
Solicitors for the Assignee.

Dated at Nanaimo, B.C., July 28th, 1894. au9

MISCELLANEOUS.

BURRARD INLET AND FRASER VALLEY RAILWAY.

NOTICE.

A SPECIAL GENERAL MEETING of the shareholders of the Burrard Inlet and Fraser Valley Railway Company will be held at the office of Rand Brothers, Cordova Street, Vancouver, B. C., on the 20th day of September, A.D. 1894, at 3 o'clock p.m.

C. D. RAND,
President.

D. S. WALLBRIDGE,
Secretary.

Vancouver, B.C., 30th August, 1894. se6

NOTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works for permission to lease 160 acres of land situated east of Doc English Gulch, Chilcotin:—Commencing at a post marked "W.W.'s. N.W. Corner;" thence east 40 chains; thence south 40 chains; thence west 40 chains; thence north to point of commencement.

WM. WEBSTER.

Sunnyside Farm, September 4th, 1894. sel3

MISCELLANEOUS.

TAKE NOTICE that the partnership existing between W. R. Hart and J. A. S. Harmon, doing business as hotel-keepers at Silverton, B. C., was this day dissolved by mutual agreement. All liabilities of the partnership are assumed by W. R. Hart, to whom all dues are payable.

Dated at Silverton, B.C., 16th August, 1894.
sel3 J. A. S. HARMON.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

FINAL NOTICE TO CLAIMANTS.

In the Matter of the Estate of the late Michael Davey, and in the Matter of the "Inheritance Act."

MARY DAVEY and James Davey, or their heirs, relatives of the late Michael Davey, are hereby called upon to file with the Registrar of the Supreme Court, at New Westminster, any claim they may have upon the estate of the late Michael Davey, properly verified, within six months from the 3rd day of April, 1894. If such verified claim is not filed within such six months the fund in Court will be distributed with reference only to the claim now before the Court.

Dated 20th March, A.D. 1894.

E. A. JENNS,
ap5 40 Lorne Street, New Westminster.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing between Charles McLachlan and Charles F. Yates, both of the City of Vancouver, B. C., under the firm name and style of "McLachlan & Yates," doing business as real estate, insurance and financial agents, is this day by them dissolved by mutual consent. All debts due to the said firm are to be paid to the above-named Charles F. Yates, who will pay all the liabilities and debts of the said firm.

Dated at Vancouver, B.C., this 15th day of August, 1894.

C. McLACHLAN,
CHARLES F. YATES.

Witness:

A. H. CHALDECOTT,
Vancouver, B. C.

au30

PROVINCE OF BRITISH COLUMBIA, i
COUNTY OF YALE.

WE, Benjamin Vance and George Nurse, of Agassiz, in the Province of British Columbia, butchers, hereby certify:—

1. That we have carried on, and intend to carry on, trade and business as butchers, at Agassiz, B. C.

2. That the said partnership has subsisted since the 20th day of May, 1894.

3. And that we are, and have been since the said day, the only members of the said partnership.

Witness our hands at Agassiz, B.C., this 4th day of August, 1894.

BENJAMIN VANCE.
GEORGE NURSE.

J. MCRAE, J. P.

au9

In the Matter of the "Drainage, Dyking and Irrigation Act, 1894," and in the Matter of the Selection of Commissioners.

TAKE NOTICE that D. Galbraith, N. J. Cameron, W. E. Green, T. Reynell Lane, T. Thrall Sich, Frank West, John Sabiston, John McCrae, Henry James Baker, John A. Cameron, John McEwen, J. A. Campbell, George Nicholls and A. St. G. Hamersley, under the provisions of section 4 of the above Act, have selected William E. Green and Frank West, both of the District of Agassiz, and A. St. G. Hamersley, of the City of Vancouver, to act as Commissioners under the said Act for the draining and dyking of the following described district, that is to say:—

Commencing at the north-east corner of Lot 36, Group 1, in the said district; thence following the eastern boundary line of the said lot 36 to a point midway on the said eastern boundary; thence westerly in a direct line to the south-west corner of Lot 19, Group 1; thence continuing westerly in a direct line to the north-east corner of the north-east $\frac{1}{4}$ of Section 23, Township 3, Range 29 west of the 6th meridian; thence in a southerly direction to a point midway on the southern boundary line of the said north-east $\frac{1}{4}$ of Section 23; thence southerly in a direct line to the

south-west corner of the south-east $\frac{1}{4}$ of said Section 23; thence along the eastern boundary line of the north-west $\frac{1}{4}$ of Section 14, in the said Township, to the Fraser River; thence following the meanderings of the Fraser River to a point midway on the south boundary line of the south-west $\frac{1}{4}$ of Lot 28, in the said Township; thence northerly through the centre of the south-west $\frac{1}{4}$ and north-west $\frac{1}{4}$ of said Section 28 to a point midway on the northern boundary line of the said north-west $\frac{1}{4}$ of Section 28; thence easterly to the south-west corner of the north-west $\frac{1}{4}$ of Section 34 in the said Township; thence easterly in a direct line to the north east corner of the north-east $\frac{1}{4}$ of said Section 34; thence along the northern boundary line of Sections 35 and 36, in the said Township, to the north-east corner of the N.E. $\frac{1}{4}$ of said Section 36; thence south along the eastern boundary line of the said north-east $\frac{1}{4}$ of Section 36 to the south-east corner of said quarter section; thence in a direct line to the point of commencement.

Dated 28th July, 1894.

au23

NOTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works for permission to lease 40 acres of land, situated about three miles N. E. of J. McTaggart's pre-emption on Shell Creek, formerly known as the Haze Meadow:—Commencing at a post marked J. M.'s N. E. corner; thence west 20 chains; thence south 20 chains; thence east 20 chains; thence north 20 chains to point of commencement.

16au

J. McTAGGART.

NOTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works for permission to lease 160 acres of land, situated near McIntyre Lake, Chilecotin:—Commencing at a post marked "W. A.'s. N. E. Corner;" thence south 40 chains; thence west 40 chains; thence north 40 chains; thence east to point of commencement.

WM. ADAMS.

Sunnyside Farm, September 4th, 1894.

se13

NOTICE is hereby given that I intend to apply to the Chief Commissioner of Lands and Works for permission to lease 160 acres of land situated on Sheep Creek, Chilecotin:—Commencing at a post marked "W. M.'s. N. W. Corner," on the west bank of said creek, and about 200 yards below the waggon road; running thence east 40 chains; thence south 40 chains; thence west 40 chains; thence north to point of commencement.

WM. MORRISON.

134-Mile House, September 4th, 1894.

se13

NOTICE is hereby given that a meeting of the Board of Examiners for the examination of candidates for admission to practice as Provincial Land Surveyors in the Province of British Columbia will be held at the office of the Hon. Chief Commissioner of Lands and Works, Victoria, on Monday, the 1st day of October proximo, as provided by the "Provincial Land Surveyors' Act, 1891."

TOM KAINS,
Surveyor-General.

September 13th, 1894.

se13

COAL PROSPECTING LICENSES.

NOTICE is hereby given that 30 days after date I intend to apply to the Chief Commissioner of Lands and Works for a license to prospect for coal on land, containing about 600 acres, in Graham Island, Queen Charlotte Islands, described as Section 10, Township 10.

JNO. IRVING.

Victoria, 30th July, 1894.

au2

LAND REGISTRY ACT.

LAND REGISTRY ACT.

SUBDIVISION NO. 5 OF SUBURBAN FIVE-ACRE LOT VIII., VICTORIA CITY.

A CERTIFICATE of Indefeasible Title to the above Subdivision will be issued to Maurice Humber on the 19th day of November, 1894, unless in the meantime a valid objection thereto be made to me, in writing, by some person claiming an estate or interest therein, or some part thereof.

S. Y. WOOTTON,
Deputy Registrar-General.

Land Registry Office, Victoria,
10th August, 1894.

au16

RICHMOND BY-LAWS.

A BY-LAW

To provide for maintaining and keeping in repair certain Works constructed under the provisions of the "Steveston Local Improvement By-Law, 1891."

WHEREAS it is expedient to provide for maintaining and keeping in repair certain works constructed under and by virtue of the provisions of the "Steveston Local Improvement By-Law, A. D. 1891" (hereinafter called "the said by-law"), which was duly passed by the Municipal Council of the Corporation of the Township of Richmond (hereinafter called "the said Corporation"), and came into effect on the 15th day of October, 1891, to authorize the issue of debentures for the purposes of dyking and draining the Townsite of Steveston:

And whereas certain repairs have been made to the said dyke, the cost whereof has been disbursed from the general revenue of the said Corporation, amounting to the sum of \$424.08:

And whereas certain further repairs are now necessary to the said dyke, which, it is estimated on the basis of a report submitted by the Road Overseer to the said Corporation, will cost an additional sum of, approximately, \$580:

Therefore, be it hereby enacted by the said Corporation as follows:—

1. That for the purpose of repaying to the general revenue of the Corporation the said sum of \$424.08 already expended, and for raising the said further requisite sum of \$580, a special rate shall be levied on each lot or portion of lot in the said Townsite of Steveston, such special rate to be in proportion to the rate levied by the said by-law and based on the assessment by Garden, Herman & Burwell, referred to in the said by-law, and shall be levied and collected in the year 1894 over and above all other rates, and in the same manner and at the same time as other taxes on real estate are levied and collected, and the rate shall be as per schedule hereto following:—

Blocks and Lots.	Per Block or per Lot.	Total.
Blocks 24, 31, 32, 33, 40, 47, 48, 55, 56, 63, 64, 71, 72, and 79.....@	\$9.00 per block	\$ 126 00
Blocks 25, 26, 28, 29, 30, 33, 34, 35, 37, 38, 41, 42, 44, 45, 46, 49, 50, 51, 53, 54, 57, 58, 60, 61, 62, 63, 66, 67, 69, 70, 73, 74, 76, 77, 78	@ \$9.00 per block or 50c per lot.	315 00
Blocks 27, 36, 43, 52, 59, 68, 75	@ \$8.00 per block or 50c per lot.	56 00
" 1—(28 lots)	@ \$1.30 per lot.	36 40
" 2—(17 lots)	" 1.30 "	22 10
" 3, 4, 7, 8, 11, 12, 14, 17, 18, 19, 21, and 22	@ 23.40 per block or \$1.30 per lot	280 80
" 5—(15 lots)	@ \$1.30 per lot.	19 50
" 6—(11 ")	" 1.30 "	14 30
" 9—(6 ")	" 1.30 "	7 80
" 10—(10 ")	" 1.30 "	13 00
" 13—(14 ")	" 1.30 "	18 20
" 15—(21 ")	" 1.30 "	27 30
" 16 and 23	@ 23.40	46 80
" 20—(16 lots)	@ 1.30 "	20 80
Total.....		\$1004 00

2. That so soon as the said sum of \$424.08, or any part thereof, becomes available, the same shall be repaid to the general revenue account of the said Corporation, and the remaining \$580 shall be applied towards the repair of the said dyke, and in payment of all costs contingent thereon.

3. This by-law may be cited as the "Steveston Local Improvement Maintenance By-Law, 1894."

Passed the Municipal Council this 4th day of August, 1894.

Reconsidered and adopted and the corporate seal affixed hereto this 10th day of August, 1894.

B. W. GARRATT,
[L.S.] Reere.

R. H. MCCLINTON, C. M. C.

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the Corporation of the Township of Richmond on the 10th day of August, A. D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make application for that purpose to the Supreme Court

within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

R. H. McCLELLON,
an16 C. M. C.

VICTORIA CITY BY-LAWS.

No. 236.

A BY-LAW

To enable the Corporation of the City of Victoria to raise the sum of \$150,000 for Water Works Purposes.

WHEREAS it is expedient and necessary to raise a sum of money for extending and improving the supply of water of the water works of the City of Victoria to the inhabitants thereof, and for that purpose to raise by way of loan upon the credit of the said City the sum of \$150,000;

And whereas it will require the sum of \$7,734 to be raised annually by rate for the payment of the new debt and interest:

And whereas the whole ratable land and improvements or real property of the said Corporation of the City of Victoria, according to the last revised assessment roll for the year 1894, is \$15,559,370,00:

And whereas it will require an annual rate of one-half of one mill in the dollar for paying such new debt and interest:

And whereas this by-law shall not be altered or repealed except with the consent of the Lieutenant-Governor in Council:

Be it therefore enacted by the Municipal Council of the Corporation of the City of Victoria, as follows:—

Sec. 1. It shall be lawful for the Mayor of the Corporation of the City of Victoria to borrow upon the credit of the said Corporation by way of the debentures hereinafter mentioned from any person or persons, body or bodies corporate, who may be willing to advance the same as a loan, a sum of money not exceeding in the whole the sum of \$150,000 currency (or sterling money, at the rate of 4.86 2/3 dollars to the one pound sterling), and to cause all sums so raised or received to be paid into the hands of the Treasurer of the said Corporation, for the purpose and with the object hereinbefore recited.

Sec. 2. It shall be lawful for the said Mayor to cause any number of debentures to be made, executed and issued for such sums as may be required, not exceeding, however, the sum of \$150,000 either in currency (or sterling money at the rate of 4.86 2/3 dollars to the pound sterling) as may be required, each of the said debentures being of the amount of \$1,000 or its sterling equivalent at the rate aforesaid, and all such debentures shall be sealed with the seal of the Corporation and signed by the Mayor thereof.

Sec. 3. The said debentures shall bear date the 1st day of October, 1894, and shall be made payable in fifty years from the said date, at such place, either in Great Britain, the United States of America, or the Dominion of Canada, as may be designated thereon, and shall have attached to them coupons for the payment of interest, and the signatures to the interest coupons may be either written, stamped, printed or lithographed.

Sec. 4. The said debentures shall bear interest at the rate of 4½ per cent. per annum from the date thereof, which interest shall be payable half-yearly, at such place, either in Great Britain, the United States of America, or the Dominion of Canada, as may be expressed in the debentures and coupons.

Sec. 5. It shall be lawful for the said Mayor to cause the said debentures and the interest coupons, either or both, to be made payable at such place, either in Great Britain, the United States of America, or the Dominion of Canada, as may be desired.

Sec. 6. For the purpose of raising annually a certain specific sum for the payment of the interest on the said debentures during their currency, there shall be raised annually the sum of \$6,750, and for the purpose of raising annually a certain specific sum for the payment of the debt at maturity, there shall be raised annually the sum of \$985.

Sec. 7. The said annual sums in the next preceding paragraph mentioned shall be raised and levied in each year by a rate sufficient therefor on all the ratable land or improvements or real property in the Municipality of the said Corporation of the City of Victoria during the continuance of the said debentures or any of them.

Sec. 8. That it shall be lawful for the said Municipal Council from time to time to purchase any of the

said debentures, and such debentures shall be so expressed as to entitle the said Council to redeem and purchase the same on paying the amount thereof and the interest due thereon at the date of such purchase to the holder or holders thereof, at any time after twenty-five years from the date of issuance of the said debentures.

Sec. 9. This by-law shall, before the final passage thereof, receive the assent of the electors of the said Corporation in the manner provided for by the "Municipal Act, 1892," and amendment's thereto, and shall take effect on the 1st day of October, 1894.

Sec. 10. This by-law may be cited for all purposes as the "Water Works Loan By-law, 1894."

Passed the Municipal Council the 27th day of August, 1894.

Received the assent of the electors on the 11th day of September, 1894.

Reconsidered, adopted and finally passed the Council this 11th day of September, 1894.

[L.S.] JOHN TEAGUE, *Mayor.*
WELLINGTON J. DOWLER, *C. M. C.*

NOTICE.

The above is a true copy of a by-law passed by the Municipal Council of the City of Victoria on the 11th day of September, A.D. 1894, and all persons are hereby required to take notice that anyone desirous of applying to have such by-law, or any part thereof, quashed, must make his application for that purpose to the Supreme Court of British Columbia within one month next after the publication of this by-law in the British Columbia Gazette, or he will be too late to be heard in that behalf.

sel3 WELLINGTON J. DOWLER, *C. M. C.*

VANCOUVER CITY BY-LAWS.

BY-LAW No. 213.

A By-law to fix the polling places, the time, and to appoint Deputy Returning Officers for taking the votes of the electors on the by-law to authorize the raising of the sum of one hundred thousand dollars (\$100,000) for the purchasing, constructing and operating an electric lighting plant within the City of Vancouver, and for the purpose of purchasing land on which to erect the necessary buildings for that purpose.

THE Mayor and Aldermen of the City of Vancouver, in open meeting, enact as follows:—

1. That Wednesday, the 3rd day of October, A.D. 1894, be the day fixed by this by-law for taking the votes of the electors of the City of Vancouver on the by-law mentioned in the title hereof, from the hour of nine in the forenoon till six o'clock in the afternoon.

2. That the old school-house on Burrard Street, in this City, be the polling place at which the votes of the electors shall be taken for Ward Number One, and Aubrey Rounsefell shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

3. That Fire Hall No. 2, on Seymour Street, in this City, be the polling place at which the votes of the electors shall be taken for Ward Number Two, and John Johnstone shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

4. That the City Hall, on Powell Street, in this City, be the polling place at which the votes of the electors shall be taken for Ward Number Three, and G. F. Upham shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

5. That the Market Hall, on Westminster Avenue, in this City, shall be the polling place at which the votes of the electors shall be taken for Ward Number Four, and Thos. H. Robson shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

6. That the Fire Hall, on Ninth Avenue, on Mount Pleasant, in this City, shall be the polling place at which the votes of the electors shall be taken for Ward Number Five, and A. C. Sterrett shall be and he is hereby appointed Deputy Returning Officer to take the votes at such place.

Done and passed in open Council this 4th day of September, A.D. 1894.

[L.S.] R. A. ANDERSON, *Mayor.*
TITOS. F. MCGUIGAN, *City Clerk.* se13

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